## IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Electronically Filed Jan 06 2022 09:21 a.m. Elizabeth A. Brown Clerk of Supreme Court

Elizabeth A
Clerk of St
THE STATE OF NEVADA, ,

Sup. Ct. Case No. 83867
Case No. CR07-1728
Vs.

Dept. 4

DEFENDANT.

**RECORD ON APPEAL** 

**VOLUME 10 OF 14** 

**POST DOCUMENTS** 

APPELLANT
Brendan Dunckley #1023236
NNCC
P.O. Box 7000
Carson City, NV 89702

RESPONDENT

Washoe County District Attorney's Office Jennifer P. Noble, Esq. #9446 P.O. Box 30083 Reno, Nevada 89502-3083

## SUPREME COURT NO: 83867

### DISTRICT CASE NO: CR07-1728

### STATE OF NEVADA vs BRENDAN DUNCKLEY

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### SUPREME COURT NO: 83867

## DISTRICT CASE NO: CR07-1728 STATE OF NEVADA vs BRENDAN DUNCKLEY

### DATE: JANUARY 6, 2022

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## SUPREME COURT NO: 83867

### DISTRICT CASE NO: CR07-1728

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and moves this Court for an order granting him leave to proceed in the aboveentitled action without paying the costs and/or security of proceeding herein.

This motion is made and based upon NRS 12.015 and the attached affidavit and certificate of inmate's institutional account.

Dated this 15 day of

Respectfully submitted,

Lovelock Correctional Center

1200 Prison Road Lovelock Nevada 89419

Brenda Donurley In Pro Se

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V10. 1

CODE 1030 Brenden Dinckler	# <u>1023237</u>
Lovelock Correctional Center	# <u>/(/A5/A3/</u>
1200 Prison Road Lovelock Nevada 89419	
Brendan Dirinley In Pro Se	

FILED

2889 JUL 21 PM 2: 28

HOWARD W. CONYERS

(ALDAIL)

# IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHDE

Brendan Dunckley . ). Case No. <u>CRO7-1728</u>

Petitioner . ) Dept. No. <u>4</u>

Jack Palmer, Worden.

Respondent.

## AFFIDAVIT IN SUPPORT OF APPLICATION TO PROCEED IN FORMA PAUPERIS

on my own oath, do hereby depose and state the following under the penalty of perjury in support of my foregoing motion:

- (1) Because of my poverty I am unable to pay the costs of the proceedings in the foregoing judicial action or to give security therefor; I am entitled to relief. This application is made in good faith.
  - (2) I X do \_\_\_ do not request an attorney to be appointed to me.
- (3) I further swear that the responses which I make to the questions and instructions below are true and correct to the best of my knowledge:
- (a) I  $\underline{\hspace{0.2cm}}$  am not presently employed. I currently earn salary or wages per month in the following amount and the name and address of my employer

1	is as follows. OR if I am not presently employed, the date of my last
2	employment and the amount of salary or wages I earned per month were as
3	follows: Spanish Springs Sushi, 10575 Palm Desert Drive, Sparks,
4	Nevada 89441-0566 (Amount carned unknown and forcioten there aweers)
5	(b) In have NOT received any money from any of the following sources
6	within the past 12 months: business, profession, form of self-employment, ren
7	payments, interest or dividends, pensions, annuities, life insurance payments,
8	gifts or inheritances. Money, if any, placed on my prison accounts from
9	outside sources such as family or friends, is in the amount as indicated on th
10	attached Certificate of Inmate's Institutional Account, which likewise
11	reflects the amount of money on my prison account.
12	(c) I do NOT own any real estate, stocks, bonds, notes, automobiles, or
13	other valuable property, and nor do I have money in a checking account.
14	(d) I X do do NOT have persons dependent upon me for support. The
15	persons I support, if any, are as follows, with my relationship to those
16	persons and the amount of my contribution towards their support being as
17	FOLLOWE: JACOB & ADAM DUNCHLEY (SOUS)\$ 399.68 /month (OH) DOTE AND MULISM DUNCHLEY \$375 (
18	(4) I do swear under the penalty of perjury that the above facts are true
19	and correct to the best of my personal knowledge, and are rendered without
20	notary pursuant to the provisions of NRS 208.165, as I am incarcerated.
21	Dated this $15^{11}$ day of $1/2$ , $2009$ .
22	Brenchardnichly
23	Brendan Drackier #/013236  Lovelock Correctional Center
24	1200 Prison Road Lovelock Nevada 89419
25	111
26	111
27	///
28	- Affidavit, Page 2 and LAST -



FILED

289 JUL 21 PM 2: 28

HOWARD W.CONYERS

BRENDAN DUNCHEY
IMMATE NO. 1023236
L.C.C.
1200 PRISON ROAD
LOVELOUN, NEWADO E9419

IN THE SELOND JUDICIAL DISTRICT COURT OF THE

STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

BRENDAN DUNCHLEY,	· •
Petitioner,	Case No. <u>CR07-1728</u>
STATE OF NEVADA,	EX PARTE MOTION FOR APPOINTMENT OF COUNSEL AND REQUEST FOR EVIDENTIARY
Respondent.	HEARING ·
	,

COMES NOW Petitioner BRENDAN DUNCHLEY, in Proper Person, and moves this Court for its order allowing the appointment of counsel for Petitioner and for evidentiary hearing. This motion is made and based in the interest of justice.

Pursuant to NRS 34.750(1),

A petition may allege that the petitioner is unable to pay the costs of the proceedings or to employ counsel. If the court is satisfied that the allegation of indigency is true and the petitioner is not dismissed summarily, the court may appoint counsel to represent the petitioner. In making its determination, the court may consider, among other things, the severity of the consequences facing the petitioner and whether: . .

- (a) The issues presented are difficult;
- (b) The petitioner is unable to comprehend the proceedings, or
- (c) Counsel is necessary to proceed with discovery.

Petitioner is presently incarcerated at LOVELOW CORRECTIONAL CN, LOVELOW,

Nevada, where he is unemployed, indigent and unable to retain private counsel to represent him.

Petitioner is unlearned and unfamiliar with the complexities of Nevada state law, particularly state post-conviction proceedings. Further Petitioner alleges that the issues in this case are complex and require an evidentiary hearing. Petitioner is unable to factually develop and adequately present the claims without the assistance of counsel. Counsel is unable to adequately present the claims without an evidentiary hearing.

Petitioner hereby respectfully requests that the Court appoint counsel and set a date for evidentiary hearing for the reasons stated above.

DATED this 15th day of 1014, 2009.

Respectfully submitted,

Brendan Dinckley
Petitioner

#### CERTIFICATE OF SERVICE BY MAIL

I, BRENDAN DWOTLEY, b	ereby certify pursuant to N.R.C.P. 5(b), that on this /3 day
of 1014, 2009, I hand	ed to a prison official for mailing a true and correct copy of
the foregoing REQUEST FOR API	POINTMENT OF COUNSEL AND REQUEST FOR
EVIDENTIARY HEARING addressed	to:
Washoe County District Att.	CLEAK OF THE COURTS'
P.O. Box 30083	P.O. BOX 30083
RENO, NEVADA, 89520- 3083	REND, NEVADA 89520-3083
WASHOE COUNTY DISTRICT DITERAL	Y SERAND JUDICIAL DISTRICT COURTS

CATHERU CONTEZ MASTO
NEVADA ATBRACE GENERAL
100 N. CARSON STREET
CARSON CITY, NV. 89701
NEVADA ATTORNEY GENERAL

LOVEROUN CONTESTIONS CNT.

1200 PRISON PLOND

LOVEROUN, NEVADO 89419

WARDEN, PALMER, L.C.C.

CR07P172B DC-990000979B-034
POST BRENDAN DUNCKLEY (D4 77 Pages
District Court 07/21/2009 02-23 PM
Washoe County 3595
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CASE NO CRO7-1728
DEPT. NO 4

2609 JUL 21 PM 2: 28
HOWARD W. CONYERS

BY DEPUTY

INTHE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Brendan Dunckley,

PETITIONER

V.

JACK PALMER,

RESpondant

PETITION FOR WRIT OF
HABEAS CORPUS
(Post-Conviction)

## PETITION

- NAME OF INSTITUTION AND COUNTY IN WHICH YOU ARE PRESENTLY
  IMPRISONED OR WHERE AND HOW YOU ARE PRESENTLY RESTRAINED
  OF YOUR LIBERTY: LOVELOCK COLLECTIONAL CENTER PERSYING COUNTY.
- 2) NAME AND LOCATION OF COURT WHICH ENTERED THE JUDGEMENT OF CONVICTION UNDER ATTACK: SECOND JUDICIAN DISTRICT COURT-
- 3) DATE OF JUIGENENT OF CONVICTION: August 17, 2008.
- 4) Case Number: <u>CR07-1728.</u>
- Length of Sentence: Count One (1) is Life Impresentment with

  THE ELIGIBILITY OF PAROLE BEGINNING WHEN A MINIMUM OF TEN (10)

  YEARS HAS BEEN SERVED, AND; Count Two (2) Imprisonment In the

  STATE PRISON FOR A MAXIMUM OF 120 MONTHS WITH ELIGIBILITY OF PAROLE

  BEGINING WHEN A MINIMUM OF 24 MONTHS HAS BEEN SERVED.

  Both Counts to Run Concurrently.
- 6) ARE YOU Presently Serving a Sentence For a Conviction other THAN THE CONVICTION UNDER ATTACK IN THIS MOTION: NO
- NATURE OF OFFENSES INVOLVED IN CONVICTION BEING CHALLENED:

  COUNT ONE (1) Lewdness with child under 14 YEARS OF AGE.

  (NRS. 201.230); Count Two (2) Attempted Sexual Assault.

  (NRS. 193.330).

- 8) WHAT WAS YOUR PLEA? GUILTY BE MEANS OF A DEAL.
- P) IF YOU ENTERED A GUILTY PLEM TO ONE COUNT OF AN INDICTMENT, OR AND NOT GUILTY PLEM TO ANOTHER COUNT OF AN INDICTMENT, OR A GUILTY PLEM WAS NEGOTIATED, GIVE DETAILS: PETITIONER PLEAD TO LEWDNESS CHARGE AS LEGAL FICTION IN A LESSER CHARGE OF ORIGINAL CHARGE OF SEXUAL ASSAULT ON A CHILD, AND ALSO ATTEMPTED SEXUAL ASSAULT IN COUNT TWO (2). TO ALLOW THE AVAILABILITY OF PROBATION.
- 10) DID YOU APPEAL FROM THE JUDGEMENT OF CONVICTION? YES
- 11) IF YOU did APPEAL, ANSWER THE FOLLOWING :
  - a) NAME OF COURT : NEVADA SUPREME COURT
  - b) CASE NUMBER : 52383
  - C) RESULT: Order OF Affirmance FILED WITH THE CLERK OF
    THE COURT ON MAY 8,2009 (COPY ATTACHED)
- OTHER THAN A DIRECT APPEAL FROM THE JUDGMENT OF CONVICTION

  AND SENTENCE, HAVE YOU PREVIOUSLY FILED ANY PETITIONS, APPLICATIONS,

  OR MOTIONS WITH RESPECT TO THIS JUDGMENT IN ANY COURT,

  STATE OR FEDERAL? NO
- IF ANY OF THE GROUNDS LISTED IN NOS. 18 (a), (b), (c), (d), (e), (f) and (q), or listed on additional pages you have attached, were not Previously Presented in any court, State or Federal, list Briefly what Grounds were not so Presented, and give Your REASON FOR PRESENTING THEM.

-3-

A	INEFFECTIVE ASSISTANCE OF COUNSEL	(Const. AMENd. V.V.XIV)
B)	PROSECUTORIAL MISCODUCT	(Const. Amend. V, VI, XIV)
c>	VIOLATION OF MIRANDA RIGHTS	(Const. AMEND. IV.V. M. DV
6)	DIRECT SUBJECT MATTER JURISDICTION	(const. Amend. IV, V, VI, XIV
Ð	STATES FAILURE TO INVESTIGATE ALLEGATION	N (const. Amend. V, VI, XIV)
F)	FAILURE TO HAVE SUFFICIENT EVIDENCE	( Const. Amend. V, XIV)
4)	BRADY VIOLATION (WITHOLDING FAVORABLE EVIDENCE	CE) (Const. Amend. V. VI, XIV)
н	BREACH OF CONTRACT BY MEANS OF FRAND AND COM	Islan (Const Amend, V, VI, XIV)
I)	ACTUAL INNOCENCE AND MANEFEST INJUSTICE	(Const. Amend, V, XIV)
- 1		

A FEW OF THESE GROWNDS WERE MENTIONED TO COUNSEL, BUT
PETITIONER WAS INFORMED ONLY VALIDITY OF CONVICTION COULD
BE CHALLANGED ON DIRECT APPEAL. IN ADDITION TRIAL AND
APPELLATE COUNSEL WERE THE SAME APPOINTED COUNSEL.

- 14) GIVE THE NAMES OF EACH ATTORNEY WHO REPRESENTED YOU IN THE PROCEEDING RESULTING IN YOUR CONVICTION AND ON DIRECT APPEAL:

  DAVID C. O'MARA (NEV. BAR NO. 8599) OF 311 EAST LIBERTY STREET,

  P. O. BOX 2270, RENO, NEVADA 89505. WAS BOTH TRIAL AND APPRIATE

  COUNSEL.
- 15) DO YOU HAVE ANY FUTURE SENTANCE TO SERVE AFTER YOU COMPLETE THE SENTANCE IMPOSED BY THE JUDGEMENT UNDER ATTACK? NO
- BEING HELD WHLAWFULLY. SUMMARIZE BRIEFLY THE FACTS SUPPORTING EACH GROUND. IF NECESSARY, YOU MAY ATTACH PAGES STATING V10. 10

-4-

## A) GROUND ONE: INEFFECIVE ASSISTANCE OF COUNSEL THE PETITIONER WAS DENIED HIS SIXTH AND FOURTEENTH AMENDMENT RIGHTS OF THE UNITED STATES CONSTITUTION FOR THE EFFECTIVE ASSISTANCE OF COUNSEL AT TRIAL / HEARINGS' 6 BECAUSE THE ERRORS OF PETITIONER'S COUNSEL FELL AND //CONTINUED TO FALL BELOW THE CONSTITUTIONALLY REQUIRED 8 LEVEL OF REPRESENTATION AS WELL AS VIOLATED PETITIONER'S 9 RIGHT TO DUE PROCESS AS SET FORTH IN THE FIFTH AMENDMENT 10 OF THE UNITED STATES CONSTITUTION. PETITIONER SUFFERED PRESUD IIIICE AND WAS DEPRIVED HIS OPPORTUNITY TO PRESENT A DEFENSE 12 SUPPORTING FACTS: 1) PETITIONERS ENTRANCE OF A GUILTY PLEA MEMOR-15 ANDUM WAS IS BASED ON UNINFORMED LEGAL ADVISE, THE 16 DEFENCE COUNSEL FAILED TO CONDUCT ANY PRE-TRIAL / PRE-17 DEAL INVESTIGATION, TO EVEN PURSUE WITNESSES OR EVIDENCE 18 IN SUPPORT OF PETITIONER'S CLAIM OF INNOCENCE. ALL THE 19 WHILE COUNSEL REQUESTED PETITIONER TO OBTAIN AND TO 20 COLLECT CHARICTER LETTERS TO HELP WHEN PETITIONER WENT 21 TO SENTENCING. AT NO POINT WAS ANY LEGAL STRATAGY 2 DISCUSSED, EXCEPT NUMEROUS TIMES COUNSEL INFORMED THE 23 PETITIONER THAT HE COULD BUY PETITIONER ENOUGH TIME 24 TO GET HIS FAMILY EMOTIONALLY AND FINANCIALLY SET AND REDDY FOR PETITIONER GOING TO PRISON, AND 26 WAIT AND HOPE THAT THE STATE CAME WITH A DEAL. 27 THE ONLY STRATAGY PETITIONER SAW/SEES IS TO SIMPLY

SETTLE WITH STATE AND TO CONVICT IT'S CLIENTA. 11

		<u> </u>
		Coursel NEGLECTED TO REMEMBER THAT IT HAS
·	<u>a</u>	A DUTY TO "CONDUCT A PROMPT INVESTIGATION OF
	3	THE FACTS AND CIRCUMSTANCES OF THE CASE AND
	4	EXPLORE ALL AVENUES LEADING TO THE FACTS THAT
	5	ARE RELEVENT TO THE MERITS OF THE CASE AND
	6	THE PENELTY IN THE EVENT OF CONVICTION. THE INVE-
yayang adappears PARCA yanga w	7	STIGATION SHOULD INCLUDE EFFORTS TO SECURE ANY
	8	AND ALL INFORMATION IN THE POSSESSION OF BOTH
<del>,</del> =	٩	THE PROSECUTION AS WELL AS LAW ENFORCEMENT, AGENT!
	10	THE DUTY TO INVESTIGATE EXISTS REGARDLESS OF THE
	11	ACCUSED ADMISSIONS OR STATEMENTS TO DEFENSE
	la	COUNSEL OF FACTS CONSTITUTING GUILT, OR THE
~	13	ACCUSED STATEMENTS DESIRING TO PLEAD GUILTY "AS
	14	NOTED BY THE AMERICAN BAR ASSOCIATION STANDARDS:
	l5	DUTY TO INVESTIGATE (STANDARD 4-4.100).
	16	THE INVESTIGATION OF THE CASE, ALLEGATIONS, AND
*	רו	TESTIMONY OF THE 'VICTIMS' IN PETITIONERS CASE IS OF
<del></del>	18	THE UTMOST IMPORTANCE, DUE TO THE SENSITIVE NAT-
	19	URE OF THE CHARGES, AS WELL AS THE ONLY EVID-
	డిం	ENCE THE STATE HAD WAS THE TESTIMONY OF ASHLEY
<u>.</u>	21	V. IN COUNT ONE OF THE ORDER OF CONVICTION THAT
<u>.</u>	ಎಸ	BEING IMPORTANT BEZAUSE CREDIBILITY IS THE MAIN
<del>.</del> - , .	23	BACKING OF THE STATES CASE/CHARGE SO INTERVIEWING
	24	THE VICTIMS INDEPENDENTLY IS CRUCIAL TO BE ABLE
·	25	TO, IN PETMONERS CASE AID HIM IN DECIDION TO
	26	ACCEPT THE GUILTY PLEA MEMORANDUM, FAILURE TO
-6-	27	DO EVEN & BASIC INTERVIEW CAN SERIOUSLY ALTER,
	28	IF PETITIONERE SHOULD ACCEPT DEAL OR CHALLENGY OHDERG

2) DEFENSE COUNSEL DAVID C. O'MARA WAS PRES-ENTED WITH EXCULPATORY EVIDENCE TO ESTABLISH BOTH AN ALIBI FOR PETITIONER IN REGARDS TO COUNTS I, II, III AND IV OF THE AMENDED CRIMINAL COMPLAINT DATED APRIL 16, 2007 IN CASE RJC 2007-033884, AS WELL AS TO PROVE ACTUAL AND FACTUAL INNOCENCE. BUT COUNSEL PREJUDICED THE PETITIONER, BY NOT ACTING AS A REASONABLY COMPETENT ATTORNEY, BEZAUSE HE DID NOT REQUEST A CONTINUANCE ON THE GROUNDS THAT TIME WAS NEEDED TO ADEQUATLY INVESTIGATE THE NEWLY PRESENTED EVIDENCE . (R. 3/10 PARTI 12 SUCH A CONTINUANCE SHOULD IN THE LEAST HAVE BEEN REQUESTED BY COUNSEL, WHETHER IT WAS GRANTED IS NOT RELEVANT, IT WAS NEEDED. TO BE' ABLE TO PROPERLY, AND INDEPENDENTLY INVESTIGATE ALL THE CIRCUMSTANCES SURROUNDING THE ALLEGATIONS BY THE 17 STATE AS COMPARED TO THE NEW EVIDENCE, HAD THE 18 EVIDENCE BEEN IN THE SMALLEST ASPECT BEEN VERLEIL ....19 D INDEPENDENTLY TO VALIDATE THIER ANTHENTICITY IT alu WOULD HAVE SHOWN SERIOUS FIAWS AND HOLES IN THE الح STATES CASE, ESPECIALLY SINCE A LARGE PART OF 32 STATES CASE CHARGES WERE BASED ON NOTHING THE 23 THE WORDS OF ASHLEY V., MICHELLE, A, MORE THAN 24 AND JESSICA H. AS WELL AS THE TESTIMONY OF THE 25 LEAD DETECTIVE TOM BROOME (RPD). THE EVIDENCE, HAD A CONTINUANCE WOULD

THE EVIDENCE, HAD A CONTINUANCE WOULD

THE EVIDENCE, HAD A CONTINUANCE WOULD

THAVE BEEN REQUESTED TO VALIDATE EVIDENCE, WOULD

HAVE SHOWN: IN REGARDS TO ASHLEY V. SHE-STATE 10. 13

WITH ABSOLUTE CERTAINTY THAT THE INCIDENT IN THE INDICTMENT UNDER COUNTS III AND III HAD IN FACT HAPPENED WHEN SHE WAS TWELVE (12) YEARS OCD. (SEE PS 71/12 MD). SO THAT WOULD MEAN THAT WITH THE DATE OF BIRTH OF AUGUST 14, 1986, SHE WOULD BE TWELVE (12) MAKING THE PROPER TIME FRAME OF THE INCIDENT BEING AUGUST 14, 1998 UNTIL AUGUST 13, 1999. IF A CONTINUANCE HAD BEEN IN FACT BEEN REQUESTED THE VERIFIED EXCUPATORY EVIDENCE WOULD SHOW, IT TO BE IMPOSSIBLE TO HAVE BEEN COMMITTED BY THE PETHONER AS ASHLEY V CLAIMS. DEFENSE COUNSEL WAS 12 PRESENTED WITH THE FOLLOWING DOCUMENTATION PRIOR TO ENTERING THE COURTROOM TO COMMENSE THE PREL-IMINARY HEARING ON JULY 2, 2007: COLLEGE TRANSCRIPTS 14 SHOWING PETITIONER WAS ATTENDING THE CULINARY INSTITUTE OF AMERICA IN HYDE PARK, NEW YORK FROM NOV. 11, 1996 17 UNTIL FEBRUARY 23, 2999: DMV REGISTRATION FOR VEHICLE IN ALLEGATION (PET 86/90) BEING PURCHASED AND REGISTERED ON JUNE 5, 2000; A SUMMONS OF FAMILY LAW DATED AUGUST 18, 1999; AS WELL AS A PROOF OF SERVICE, SERVED ત્રા ON PETITIONER AT HIS HOME 255 EAST NESS #257, FRESNO, ON AUGUST 16, 1999 AT 2145 pm. (PGS 102-104) V 22 CALIFORNIA ALL THESE DOCUMENTS WOULD HAVE PROVEN ACTUAL AND FACTUAL INNOCENCE OF COUNTS III, III. OF WHICH 24 25 PETTIONER CURRENTLY FINDS HIMSELF WITH A CONVIC-26 TON TO COUNT I WHICH TRANSFERED INTO COUNT ONE  $\lambda_7$ OF THE ORDER OF CONVICTION, PETITIONER IS SERVING LIFE IN PRISON WITH THE ELIGIBILITY FOR PAROLE KIDE 14 28

1	A MINIMUM OF TEN (10) YEARS HAS BEEN SERVED.
a	OTHER EVIDENCE WOULD HAVE GONE TO PROVE
. 3	THE CREDIBILITY OF DETECTIVE TOM BROOME TO BE IN
4	SERIOUS QUESTION. PETITIONER HANDED OVER EVIDENCE
<u> </u>	THAT DETERTIVE TOM BROOME HAD RELEASED CRIMINAL
6	COMPLAINTS TO PETITIONERS EX-WIFE'S (JENNY DUNCHLEY)
7	ATTORNEY MR KENNETH BALLARD ON MAY 25, 2007.
ខ	THE INVESTIGATING OF THIS EVIDENCE WOULD HAVE SHOWN
٩	THAT DETECTIVE IN FACT DID RELEASE CONFIDENTIAL CRIMINA
lo	COMPLAINTS TO A THIRD PARTY SIX WEEKS PRIOR TO THE
11	PETITIONER'S PRELIMINARY HEARING, (SEE PS. 111-128 X) AND THE
12	SUBSEQUENT ENTRANCE OF SAID POLICE REPORTS INTO
13	THE CIVIL CUSTORY BATTLE BETWEEN PETTTONER AND HIS
14	EX-WIFE (SEE PO12/870). IN ADDITION HAD A CONTINUENCE
15	BEEN BEQUESTED AS ANY COMPETENT ATTORNEY WHO
16	IS ACTING AS A DILIGENT CONSCIENTIOUS ADVOCATE FOR
17	HIS CLIENT WOULD HAVE INSISTED ON OBTAINING. IT WOULD
Ig	The state of the s
	THE POLICE REPORTS THAT WERE RELEASED BY DETERTIVE
<i></i>	TOM BROOME WAS THE PROVERBIAL SMOKING GUN TO
ا بد	PUT A STOP TO THE STATES CASE ON COUNTS I, II, III AND THE
22	RIGHT THERE AT THE PRELIMINARY HEARING. AS ENTERED
23	IN AS EXHIBIT 'D' ON JUNE 22, 2007 (PSIII TO 15 BPD
	DRAFT DATED APRIL 19, 2007, THREE DAYS AFTER THE STATE
	AMENDED THE INDICTMENT TO ADDING THE ADDITIONAL CHAPMES
	THAT REPORT COULD HAVE BEEN USED TO BOTH QUESTION
1	DETECTIVE TOM BROOMES MOTIVES FOR THE RELEASE AS
28	WELL AS TO QUESTION OR PROPERLY CROSS-EXAMINE VAILES

		STATE WITNESS, WHO PERSONALLY SPOKE TO PETITIONERS
<b></b> -	2	EX-WIFE JENNY DUNCKLEY ON APRIL 18, 2007. (SEE 09 128)
	3	IN THAT REPORT COUNSELI WOULD HAVE BEEN ABLE TO ALSO
	4	IMPEACH THE TESTIMONY OF ASHLEY V. BEZAUSE THE
	5	REPORT PROVED THAT THE STATE WAS IN POSSESSION OF
	6	EVIDENCE THAT WAS IS FAVORABLE TO THE DEFENDANT.
	7	IN THE INTERVIEW DETERTIVE TOM BROOME CONFIRMED
	8	THE LOLATION OF PETITIONER UP UNTIL THE BREAK UP OF
<u> </u>	9	THE MARRAGE BETWEEN PETITIONER AND JENNY DUNCHEY IN
	<u>)</u> 0	JULY OF 1999. SHOWING DEFENDENT RESIDING IN NEW YORK
<b>.</b>	<u> </u>	AND FINALLY IN DAKHURST CALIFORNIA LOCATED IN MADERA
	Ja	COUNTY.
	13	IT WOULD HAVE WARRENTED DEFENSE COUNSEL TO
	14	MOVE TO DISMISS COUNTS ITH AND THE ON GROUNDS THAT THE
<u>.</u>	15	STATE HAD FILED A CRIMINAL COMPLAINT IT KNEW TO
	16	BE FALSE BY STATING "ON OR BETWEEN THE 14th DAY
	17	OF AUGUST A.D. 1998 AND THE 13th DAY OF AUGUST A.D.,
	18	2000" (SEE PONTER 6/22-24). OR IN ANOTHER GROUND OF ACTUAL
	19	AND FACTUAL INNOCENCE AND PERSURED TESTIMONY BUT
-	یں	DAVID O'MARA FRILED TO REQUEST THE CONTINUALLE SO
	ઢા	WAS NOT ADEQUATLEY PREPARED TO ACT AS & ADVASARY
	يد	TO THE STATE. ULTAMITELY THAT FAULTY AND INEXPERYENCED
*	23	DESISION ALLOWED A MANIFEST INJUSTICE TO NOT ONLY
=	24	BE BORN BUT TO THRIVE AND CONTINUE TO LIVE UN-
	25	CORRECTED BY ETTHER DEFENSE COUNSEL OR BY THE
	26	STATE: CONTINUING TO ALLOW A MAN WHO IS INNOCENT.
-10-	1	BY THE STATES OWN 'REPORT' TO SIT IN PRISON WITH
	28	A LIFE SENTENCE THAT THEY HAVE A DUTY TO CORRECT

3) COUNSEL ALLOWED PETITIONER TO THE PREJUDICED AT 2 THE SENTENCING HEARING BY THE COMMENTS AND THE 3 INAPPROPRIETE INTERTECTIONS OF MISPERESENTED FACTS ON THE PART OF ADA VILLOMA. COUNSEL ALLOWED THEM TO GO UN-CHALLENGED, TRUE DEFENSE COUNSEL DID OBJECT TO THE ALL-EGATIONS OF DEFENDANT BEING THE REASON ASHLEY V. IS INCARCERATED (PG 50 /12-17); AND ADA VILORIA'S REFERAL TO THE INCIDENT AND SURROUNDING CIRCUM STANCES PERTAINING TO COUNT TWO WITH REGIARDS TO SESSICA HIS TESTIMONY AT THE 10 PRELIMINARY HEATHNY (PG 50 /19-24); ALSO COUNSELING ATTENDANCE WITH STEVEN ING (PSS) (5-7) AND FINAL OBJECTION WAS TO THE 12 CONTRADICTING THE REASON COUNT IT OF RIC 2007-033884 WAS DISMISSED (PS 57 /8-18) (ALL PART IV) BUT AT NO POINT DID COUNSER CORRECT ADA 14 VILORIA'S MISREPRESENTATION OF CRUCIAL FACTS, FOR EXAMPLE ON PG 57 /19-24 ADA VILORIA STATES "MR DUNCALEY REFERT 17 TO HER THROUGHOUT DR. STUYNESANTS REPORT, SHE IS THE 18 ONE HE ATTACKED ON THE HOUD OF A CAR WHO HE CLAIMS 19 HAD CONSENTUAL SER, BUT HE PUT HIS PENIS IN HER MOUTH" ಎಂ BUT THE REPORT OF DR. STUYVESONT PETITIONER ONLY BEFERS 21 TO LURA ONLY ONCE (pg 8/10) A FAR CRY FROM TUROUMHOUT' ಖ PLUS IN THE POLICE REPORT FOR THAT INCIDENT RPD 05-34027 23 (SEE P.) 1-11 10 NO WHERE IS THERE THE ALLEGATION TO ORDL 24 SEX, OR PETITIONER PUTTING 'HIS PENIS IN HER MOUTH'. COUNSEL 25 FAILED TO OBJECT TO THAT OR TO; ALL THE REFERENCES ٦, MADE TO A NON-EXISTANT CRIMINAL HISTORY, EXCEPT -11- 27 IN THE MIND OF ADA VILORIA, (ATT A 43/24-4465) 46/4-6; es 49/14-16 50 /23). STATING PETITIONER HAD BEEN ACTIVELY PERSUED

	The second secon
	BY THE STATE FOR TEN YEARS BUT " AVOIDED PROSECUTION
<u>a</u>	BEZAUSE OF THE VICTIMS HE HAS CHOSEN" (PO 46 17-8) STILL
3	NO OBJECTION BY DEFENSE COUNSEL. (PART III)
4	ADA VILORIA SHOULD HOWE REMEMBERED, BUT SO
5	SHOULD DEPENSE COUNSEL THAT NO PULE GOVERNING ORAL
6	ARGUMENTS IS MORE FUNDAMENTAL THAN THAT REQUIRING
7	COUNSEL TO CONFINE REMARKS TO MATTERS IN EVIDENCE,
8	STATING FACTS TYPT ARE NOT IN EVIDENCE IS CLEARLY
9	IMPROPER. THE CONDUCT AND COMMENTS BY THE PROSECUTION
10	ADA VILORIA WERE INDEED IMPROPER AND WOULD SERVE
10	NO PURPOSE OTHER THAN TO AROUSE THE EMOTIONS OF THE
12	JUDGE AND TO PRESUDICE THE PETITIONER IN HER EYES
13	AND MIND,
14	DAVID C. U'MARY AS DEFENSE COUNSEL HAD AN UB-
15	LIGATION TO OBJECT TO COMMENTS OR ACTIONS BY OPPOSING
16	COUNSEL WHENEVER THEN EFFECT MAY BE CONSIDERED TO
17	BE PREJUDICIAL OR OTHERWISE DESERVING OF AN OBJECTO
18	OR PERHAPS A REQUEST FOR ADMONITION BY THE DUDGE.
19	FAILURE TO DO SO IN ITSELF COULD BE DEEMED A FAILURE TO
೩ೲ	UPHOLD THE SPIRIT OF THE SIXTH AMENDMENT OF THE UNITED STATES
يد ما	CONSTITUTION REQUIRING EFFECTIVE ASSISTANCE OF COUNSEL AT THE
22	SENTENCINA AS IN EVERY PHOSE TO BE ZEALOUS NOT MERKLY
23	PREFUNCTORY O'R PRO FORMA REPRESENTATION.
24	BY COUNSEL ALLOWING THE INAPPROPRIATE AND
25	PERSONAL INTERJECTED COMMENTS AND ALLEGATIONS NOT SUPP-
24	CRITED BY REZORD OR EVIDENCE AND BY NOT OBJECTING,
-12-27	COUNSEL DISPLAYED EXAMPLES AND BEST EVIDENCE OF HIS
28	INEXPERIENCE, OF, INCOMPETANCY, OR INCTFERTIVENESS, VIR 18

I THREE, NO MATTER WHICH TERM IS SUPPORTED OR USED. It's 2 STANDING BY SILENTLY, SATISFIES ONE CONTENED OF INEFFECT VE ASSISTANCE OF COUNSEL. NO OTHER COMPETENT ATTORNEY WOULD HAVE STOOD BY AND FAILED TO OBJECT, ALLOWING SUCH OBVIOUS PREJUDEING TO OCCUR TWOARDS THER CLIENT. THAT WOUND ALSO SATISFY THE SERUND PROUG OF THE STRICKLAND TEST, THAT BEING WAS THE PETITIONER PREJUDICED? WELL THE INAPPROPRATE COMMENTS AND LACK OF PROTECTION FROM COUNSEL CERTAINLY DID NOT HELP AND LON BENIFIT PETMONER. SO AS SET FORTH IN STRUMBNO V. WASHINGTON 1( BUTY 'PRONGS' ARE MET BY THIS ACTION OR LAUR THENE OF WARRENTHIN PELIEF IN THE REVENUEL OF PETITIONERS GUILTY PLEA ાર MEMORANDUM. 14 15 4) PETITIONER WAS DENIED ADEQUATE REPRESENTATION 16 IN REGARDS TO THE IMPORTANCE OF ATTURNEY - CLIENT CONSUL-17 TATION. SINCE DAVID C. O'MARA WAS ASSIGNED BY THE COURTS 18 TO REPRESENT PETTIONER ON MAY 7, 2007, COUNSEL FAILED TO 19 CONTACT PETMONER PRIOR TO THE PRELIMINARY HEARING, THE മം FIRST MEETING OCCURED TEN MINUTES PRIOR TO THE HEARING ON JULY 2, 2007. WITH THE EXCEPTION OF A FEW BRIEF PHONE 21 ೩೩ CALLS THE TEN MINUTES IS FAR FROM ADERVITELY ENOUGH 23 TIME TO ESTABLISH A SOLID "GAME PLAN" LELALY SPEAKING. 24 CONSIDERING THE IMPORTANCE DUE TO THE FACT THAT OUT OF 25 THE SEVEN CHARGES IN RSC 2007 - 033884 FIVE OF THEM CARRIED 26 THE POSSIBILITY OF LIFE IN PRISON. YET NO CONSULTATION -13- A? Was MADE BEFORE THE PRELIMINARY HEARING. WE LITERALLY 28 WALKED IN BLIND DUE TO THE INADERLATE PREPURSTON ON 191.

5) TRIAL COUNSEL FAILED TO ACT ON BEHALF OF HIS CLIENTS BEST INTEREST BY NOT ENTERING A MOTION TO BIFURCATE THE CHARGES OF COUNT ONE AND OF COUNT TWO OF THE ORDER UF CONVICTION, DUE TO THE FACT TO ALLOW THE CHARGES TO BE THED TOGETHER WOULD BE PREJUDIUAL TO THE PETMUMEN. IN ADDITION THE VAST TIME FRAME BETWEEN THE ALLEGATIONS. AND CHARDES WOULD WARRENT A SEVERANCE OF THE (MARGES. ප ANY COMPETANT KNOWLEDGEABLE ATTORNEY WOULD HOVE SEEN THE NEED TO DO SUCH, ALSO FOR THE FACT THAT THE STATE 10 WOULD ATTEMPT TO BOXTSTRAP THE CASES TO ALLOW THE EMIDENCE 11 IN ONE COUNT TO CLOUD THE LACK OF AM EVIDENCE IN THE 12 OTHER, AND VISA VERSA. 13 14 6) THE PETMONER WAS PREJUDICED BY THE ACTIONS OF 15 COUNSEL IN REGIARDI TO BUTH HIS FAILURE TO INTERVIEW EITHER 16 ASHLEY V. OR JESSICA HI. FOR WITHOUT A INDIPENDENT INTERVIEW 17 HOW COULD COURSEL HAVE MADE BEST USE OF SULH MECHANISMS 18 IAS EFFECTIVE CROSS-ERAMINIATION. BUT COUNSEL BY FAILING TO 19 INTERVIEW OR REQUIRE THE VICTIMS TO UNDERGO PSYCHOLOGICAL એ EXAMINATIONS AGAIN SHOWED HIS PERSUNAL LEGAL STRATAGY TO 21 HAVE NO NEED TO CROSS EXAMINE THE WITNESSET / VICTIMS BELAVIE THE HAD NO INTENTION ON GOING TO TRIBL. ALL HIS CONDUCT AND 23 ACTIONS PROLE HE WAS SIMPLY WAITING FOR A DEAL, TO CONVICT 24 His CHENT. FAR CRY FROM THE EPFERTUE ASSISTANCE OF 25 CONSOL ACTING AS A SUPPORTING AND GUIDING HAVE THROUGH THE ABUEJARIAL 'MINE FIELD' CALLED THE SUDICIAL SYSTEM, THAT -14-27 ALL CITIZENS OF THE UNITED STATES ARE GUARENTEED BY THE V10. 20 28 SIXTH AND FOURTEENTH AMENDMENTS OF THE CONSTITUTION.

7) DEFENSE COUNSEL FAILED TO ACT AS A ADVOCATE 2 FOR HIS CLIENT BY NOT EFFECTIVELY CROSS-EXAMINING 3 DETECTIVE TOM BROOM IN REFERANCE TO HIS REALESING ALL THE CRIMINAL COMPLAINTS IN CONNECTION TO RIC CASE NUMBER 2007-033884, TO KENNETH POPLLARD'S LAW OFFICE ON MAY 25, 2007. AT NO POINT DID COUNSEL USE THE EVIDENCE OF THE RELEASE OF THE REPORTS TO SHOW ISSUES OF CREDIBILITY AND POSSIBLE EXISTING ANIMOSITY OR UNDERLYING HOSTILITY. TWOARDS THE PETITIONER, BECAUSE THERE IS NO VALID OR JUSTIFIABLE REASON TO HAVE RELEASED CON-12 FIDENTIAL CRIMINAL COMPLAINTS IN REFERANCE TO 13 CHARGES, THAT HAVE YET TO BE FOUND TO ESTA-14 BLISH, OR POSSESS PROBABLE CAUSE TO WARRENT THEM 15 BEING BOUND OVER FOR TRIAL THE PETMONER AT 16 THE POINT OF RELEASE WAS STILL ENTITED TO THE 17 OPINION OF INNOCENT UNTIL PROVEN GUILTY (PART II PLAG-116) 18 SO AN EFFECTIVE ADVASARY TO THE STATE WHO 19 15 DILIGENTLY FIGHTING TO CLEAR THE REZORD IN 20 BEHALF OF HIS CLIENT WOULD HAVE SEEN NOTHING 21 MORE THAN A MALICIOUS ATTEMPT ON THE PART OF 22 DETECTIVE BROWNE TO HARM AND SUDICIPLY INSURE THE 231 PETMONER IN A CIVIL MATTER IN A COMPLETRY DIFFERENT ۵٩ STATE, NAMELY A CIVIL CUSTODY HEARING AT WHICH KEN-NETLI BALLARD REPRESENTED PETMONERS EX-WIFE, THERE WAS NO SUPPENA FOR THE REPORTS, AS PETITIONER -15- 27 WOULD HAVE BEEN ISSUED A COPY BEING THAT HE IIIS PRO PER IN THE REFERENCED CASE, SO THELD 215

I NO OTHER REASON THAN TO INTENTIONALLY HARM AND PREJUDICE THE PETITIONER. THAT VERY ACTION ALONG WITH HIS FAILURE TO ISSUE THE PETITIONERS MIRANDA RIGHTS AT THE INTEROGATION ON MARCH 20, 2007 AT R.P.D. SEX CRIMES UNIT, OR HIS BLANTENT DISREGARD 6 FOR PETTIONERS RIGHT TO HAVE A LEVEL OF PRESUMPTION OF PRIVACY IN HIS OWN HOME. BY DETECTIVE TOM BROOME BISERRETLY RECORDING A CONVERSATION WITH PETITIONER IN HIS OWN HOME. VIOLATING BUTH HIS FIFTY AMENDMENT AND FOURTY AMENDMENTS RIGHTS, ALL THEIE ISSUES AND VIOLATIONS OF PETITIONERS DUE PROCESS RIGHTS 12 WERE BROUGHT TO THE ATTENTION OF DEFENSE COUNSEL 13 DAVID C. O'MARA. BUT AT NO POINT DID HE BRING ANY 14 OF THESE SERIOUSLY RELEVANT VIOLATIONS UP AT THE 15 CROSS-EXAMINATION ON JULY 2, 2007 Preziminary HEARING 16/ (SEE PGI 110-116 II). NOR ACTERLUDEDS. HE FAILED TO ENTER 17 A MOTION TO SUPPRESS PETITIONERS STATEMENTS AND IS INTERVIEW / INTEROGRATION ON GROUNDS OF FOURTH AND 19 FIFTY AMENDMENT WOLATIONS, ANY ATTORNEY PRACTICING 20 DBOVE THE STANDARD LEVEL OF CONDUCT WOULD HAVE SEEN GROSS ISSUES IN THE ADMITANCE OF DÉTECTIVE TOM BROOMES TESTIMONY AS WELL AS HIS HANDLING OF ALL 23 INTERVIEWS WITH THE ALLEGED VICTIMS AND ALL RELEVANT EVIDENCE. BY HS SHOWING MALICE, AND DISPLAYING A 24 OBVIOUS DISTAIN FOR THE PETITIONER IT CASTS A LARGE SPOTLIGHT OF DOUBT AS TO HIS CREDIBILITY IN REGARDS THE CASE, AND HIS HANDLING OF IT, YET COUNSEL FEEL 24 EXTREMLY SYORT IN PURSUING AN ADEQUATE CROSS-422 MARZATION

8) Coursel For DEFENSE, DAVID C. O'MARA, SHOWED A LARGE LACK OF LEGAL KNOWLEDGE BY INITIALING AND INCOURAGING / REZOMMENDING CLIENT TO INITIAL, AND ALSO TO ALLOW THE ADDITION OF THE LINE " INCLUDIN ALL COUTS FILED AND DISMISSED IN RIC CASE NUMBER 2007-033884" (PLIII3/PM 7) TO THE GUILTY PLEA MEMOR-ANDUM. WHEN ADEQUATE KNOWLEDGEABLE LEGAL COUNSEL WOULD HAVE AND SHOULD HAVE KNOWN THAT DUE PROCESS PROHIBITS THE REFILING OF CHARGES THAT HAVE BEEN DISMISSED BY THE COURTS ON THE GROUNDS OF INSUFFICIEN 11 EVIDENCE, UNLESS THE PROSECUTION CAN PROVE THAT NEW 12 EVIDENCE PREVIOUSLY UNAVAILABLE HAS SURFACED, OR 1F 13 THEY (THE STATE) CAN SHOW THAT GOOD CAUSE EXISTS TO 14 JUSTIFY THE REFILING OF THE CHARGES. DAVID C. O'MARA WAS PRESENT AT THE PRELIMINARY 15 HEARING ON JULY 2, 2007, SO HE WAS AWARE THAT ALL THE 17 COUNTS AND CHARGES DISMISSED IN THAT CASE WERE DONE SO FOR LACK OF THE STATE TO PROVE PROBABLE CAUSE WITH INSUFFICIENT EVIDENCE. THE STATE FAILED TO 20 SHOW OR PROVE THE MOST BASIC REQUIREMENT OF A 21 CRIMINAL CHARGE, NOW WITH BEING PRESENT, AND TO aa ASSUME HE HAS THE ADEQUATE LEGAL EXPERTISE NEEDED **23** TO DEFEND A CRIMINAL DEFENDANT, WHY DID HE ALLOW 24 BOTH THE ADDITION OF THE LINE AND HIS SIGNATURE AND THIS CHENT TO BE ADDED TO THAT DEAL. EXCEPT AN 25 EXPERIENCED ATTORNEY WOULD HAVE KNOWN THE ADDITION 24 -17-27 TO BE A MISREPRESENTATION OF LAW AND A UTSVIOUS ATTEMPT TO GIVE THE PETITIONER A FALSE SENSE OF WILLIAM.

	9) Counsel FAILED TO EVER PRESENT DETITIONER
2	WITH ANY TYPE OF DEFENSE STRATAGY, ALL THE
3	WHILE SIMPLY WAITING FOR A DEAL, AS IS OBVIOUS
9	BY HIS FEELING NO NEED, RELEVANCE, OR DESIRE
5	TO PREFORM THE MOST BASIC TRIBL PREPERATION, THA
6	OF INTERVIEWING OR INVISTIGATING THE STATES CASE
7	AND WITNESSES. BY ARPLYING THAT STYLE OF STRATAGY
8	IT DID NOTHING BUT WORK IN FAVOR OF THE STATE
9	AND THE DETRAMENT OF PETITIONER. BY THE DEFENSE
16	COUNSEL ACTING IN SUCH A MANNER TO LACK ANY
M.	STRATAGY IT ACTED MORE ADVESARIAL TO THE PETITIONER
12	THAN TO THE STATE HIS PROPER 'TARGET! THE ACT OF
13	NUT EVEN ATTEMPTING TO FIGHT THE CASE HE FAILED AND
14	DEPRIVED THE PETTIONER OF HS RIGHT TO ADMEQUATLEY
15	FIGHT HIS CASE,
16	ADEQUATE AND EFFECTIVE COUNSEL AS GUARBUT-
i_	EED BY THE SIXTH AND FOURTEENTH. AMENDMENTS IMPLY
18	THAT COUNSEL CAN NOT SIMPLY STAND BY AND DO
19	NOTHING. BY JUST GUING THROUGH THE MOTIONS CAN
ao J	AMOUNT TO A CLEAR GIOLATION OF PETITIONERS CONSTITUTION
21	AL RIGHTS TO EFFECTIVE ASSISTANCE OF COUNSEL AND ALSO
22	THAT OF DUE PROCESS, AS WAS THE CASE HERE.
23	
24	10) Courses David C. O'MARA'S ACTIONS PREJUDICED
1	PETITIONER BY HAVING THE STATES OFFER OR GUILTY PLEA
20	MEMORANDUM SINCE FEBRUARY 28, 2008 BUT FAILED TO
-18-27	INFORM PETITIONER UNTIL THE MORNING OF MARCH 6,2008
28	THE MORNING OF THE HEARING TO CONFIRM TRIAL, BYV110=24

1 DELAY ON THE PART OF COUNSER, EITHER BY NEGLAGENCE, OR INTENT IT DENIED THE PETITIONER THE ABILITY TO 3 MAKE A FULLY INFOMED AND EDUCATED DECISION, TO 4 ALLOW THE PETITIONER THE ADEQUATE TIME NEEDED TO MAKE SUCH A SERIOUS AND WEGHTED DECISION. PREVENTING THE PETTTONER THE NECESSARY OPTION TO TAKE IT HOME AND FULLY DISCUSS AND WIEGH THE PROS AND CONS OF THE ACCEPTANCE OR REJECTION OF THE 'DEAL' WITH PETMONERS WIFE, WHO HAD A 10 SUBSTANTIAL STAKE IN THE ULTIMATE OUTCOME OF THE CASE, YET A MERE THIRTY (30) MINUTES IS FAR FROM ENOUGH TIME, WHEN LIFE IMPRISON HANGS IN THE BOLENCE 13 BUT COUNSEL CLAIMED OR ATTEMPTED TO COVER-14 UP THIS INADAGUATE REPRESENTATION ON HIS PART BY ADDING THE COMMENT "WE DISCUSSED NUMEROUS TIME 15 16 BEFORE YOU SIGNED THE GUILTY PLEA MEMORANDUM WHAT THE RAMIFICATIONS WOULD BE IF YOU PLEAD GUILTY PUR-17 18 SUANT TO THE DISTRICT ATTORNEY'S OFFER" (Letter 3/9/09 SEE 195 36-38 I). BUT THAT FEEBLE ATTEMPT TO COVER UP HIS INCOMPETANCE BY NOT EVEN PRESENTING PETTTUNER WITH THE DEAL UNTIL THE LAST POSSIBLE MOMENTS PRIOR TO COURT. SO WHEN WAS THERE ADAQUATE TIME TO  $\lambda\lambda$ "PISCUSS NUMEROUS TIME"? 23 24 COUNSEL'S FAILURE IN THIS ACTION BY 25 LITERALLY WAITING TILL THE LAST MOMENTS COUPLED WITH Q٠ THE AS OF YET NON-EXISTANT LEGIAL STRATARY ALL -19- 27 CUMULATED INTO THE PETITIONER BEING DENIED THE ABILITY TO MOKE AN ADAGUATE INFORMED DECISVAD 25

11) STILL ANOTHER EXAMPLE OF COUNSELS DEFICIENT, 2 PROFUNCTURY PRO FORMA REPRESENTATION OF SIMPLY GOING THROUGH THE MOTIONS, IS SHOWN BY HIS OBVIOUS FEELING THAT THE PETMONERS CASE DOES NOT DESERVE HIS COMPLETE FUCUS AND ATTENTION. ANY OTHER ZEALOUS ADVOCATE WOULD NEVER FILE AN AFFIRMATION WITH THE WRONG CASE NUMBER REFERENCED ON IT. LET ALONE THREE (3). BUT THAT IS EXACTLY WHAT DEFENSE COUNSEL O'MARA DID. ON SEPTEMBER 8, 2008 IN THE NOTLE TO APPEAL FUR CASE NUMBER CROT-1728, HIS FILED AFFIRMATION HAD THE CASE NUMBER CRUT-1096. 691-6 Y) AGAIN ON OCTUBER 13, - 1( 2008 WHEN FILING THE "REQUEST FOR ROUGH DRAFT TRANSCR-1975' THE ATTACHED AFFIRMATION DID NOT HAVE CROT-1728 WHICH WAS PETITIONERS CASE NUMBER BUT REFERENCED CRU3-POSEO YET ANOTHER COMPLETLY DIFFERENT CASE. THAT ONE 16, WAS FOUR YEARS OLD. A FINAL EXAMPLE OF HIS CLEAR LACK OF ATTENTIVE BEHAVIOR IS FROM THE VERY NEXT 18 DAY WITH THE FILING OF THE NOTICE OF ROUGH DRAFT TRANSCRIPT 19 REQUEST' FILED WITH THE NEVADA SUPREME COURT IN CASE ALUMBED ට 52383, BUT THE AFF REMATION ATTACHED TO THE NOTICE WAS REFERENCED TO CASE NUMBER 52330. aa ONE SUCH MISTAKE CAN BE UNDERSTOOD, BUT THREE 23 DEPERATE ERRORS SHOWS CARELESSNESS AND GROSS NEGLA-GANGE TO SEE THAT THE CASE IS IN FACT HANDLED IN 25 A PROFESSIONAL STANDARD ABOVE THE BAR AND PREE FROM REPROALH USED TO SUDGE THE COMPETANT LEVEL -20-27 OF BASIC PREFORMANCE NEEDED AND EXPERTED TO BE 28 SHOWN DOWN TO THE MINUTE DETAILS REQUIRED OF A 410,265.

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DEFENDANT IN A CRUMINAL CASE IS ENTITLED TO THE 2 EFFECTIVE ASSISTANCE OF COUNSEL ON APPEAL. BEZAUSE 3 OF APPELLATE COUNSEL'S ERRORS, WHICH FELL BELOW THE STANDARDS FOR THE EFFECTIVE ASSISTANCE OF COUNSEL PETITIONER IS IMPRISONED IN VIOLATION OF HIS FIFTH. SIXTH AND FOURTEENTH AMENDMENT RIGHTS OF THE EFFECTIVE ASSISTANCE OF APPELLATE COUNSEL. 12) APPELLATE COUNSEL WAS INEFFECTIVE FOR ONLY SUBMITTING A ONE TOPIC - TWO AND A HALF PAGE BRIEF. NOT COVERING THE OBVIOUS MISCONDUCT ON THE PART OF ADA VILURIA AT THE SENTENCING HEARING - BY HER INTERSECTING HARMFUL PRESUDICIAL 14 COMMENTS IN REGISEDS TO PETTIONERS CRIMINAL 15 HISTORY THAT DID / DOES NOT EXIST (pg 4344-44/1-45) PS 46/4/196) 49/13-16AND 50/43) WHERE THE STATE CLAIMED THE PETMONER IN FACT HAD AN EXTENSIVE AND EXCESSIVE HISTORY OF ATTACKS AND INAPPROPRIATE BEHAVIOR. AV-19 OIDING PROSECUTION BEZAUSE OF THE VICTIMS HE HAS 20 (HOSEN'(PS. 46/7-8) (PART III) COUNSEL O'MARA FAILED TO BRING UP ANY 22 OF THE ILLEGAL INTENTIONAL PROSECUTURIAL INTERFERING PREJUDICING THE PETITIONER AND THE SUBSEQUENT SENTENCING EVEN WENT AS FAR AS TO SAY 'I DON'T BELIEVE YOU HAVE ANY APPELABLE ISSUES IN THIS CASE! (SEE P. 25 I) IT IS RELEVANT TO NOTE THE DATE OF THAT LETTER, BEING AUGUST 6, 2008 JUST ONE DAY AFTER THE

PETITIONER WAS SENTENCED. WARRENTING THE QUESTION 27

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JUST HOW HARD DID PETITIONERS COUNSEL LOUR TO SEE AND REVIEW THE CASE FOR ACTUAL APPEALABLE ISSUES? THAT IS SIMPLY ANOTHER EXAMPLE ITIS CONDUCT AND ACTIONS FELL BELOW THE BAR OF STANDARDS, TO OVERTLY IGNORE SULY AN OBVIOUS VIOLATION THAT IS PRACTICALLY SLAPPING ANY COMPETAN. ATTONEY IN THE FACE, SHOWS DAVID C. O'MARA'S INCOMP-ETANCE, AND FAILING TO REACH THE BAR OF STANDARD CONDUCT. NOT EVEN CONSIDERING IT AS A GROUND IS A OBVIOUS LAIN OF KNOWLEDGE AND EXPERIENCE, EVEN IF IT WAS REJECTED AS A GROUND AFTER FILING IT IN AN APPEAL, AT LEAST THE ATTEMPT WOULD HAVE BEEN MADE, BUT THAT CAN NOT BE SAID FOR THIS CASE, WE WILL NEVER KNOW. ALL THE WHILE COUNSEL CONTINUED TO IGNURE HIS DUTY TO ADEQUATELY FIGHT AS AN ADVOCATE FOR THE PETITIONER, HIS CHENT.

13) APPELLATE COUNSEL DAVID C. O'MARA'S ACTIONS FELL BELOW THE STANDARD LEVEL OF COMPETANCE AND KNOWLEDGE THAT ATTORNEYS PRIDE THEMSELVES IN MAINTANING IN REGARDS TO AN INCOMPETANT ERROR NO REASONABLY COMPETENT ATTORNEY ACTING AS A DILIGENT CONSCIENTIOUS ADVOCATE WOULD HAVE MADE. THE AGREDIOUS ERROR TO TAKE NOTE OF 15 THE FACT THAT COUNSEL RUSHED TO FILE AN APPEAL HE KNEW LACKED ANY MERLY AS PREVIOUSLY COMMENTED ON, A PERFECT EXAMPLE OF HIS OBLIVIOUS KNOWLEDGE THAT -22- 27 IS NEEDED TO REPRESENT PETITIONER PROPERLY IN AN APPEAL WAS DISPLAYED ON NOVEMBER 19, 2008, WITH COUNSE \$10.28

	FILING OF THE FAST TRACK APPEAL WITH THE NEVADA
	SUPREME COURT. (SEE AS 28,29 II)
3	THE FILING SHOWS INADAQUATE KNOWLEDGE OF LAW
4	IN REGARDS TO SENTENCES, CRIME, SEVERITY, AND APPEALS,
5	AS NUTED IN NEVADA RULES OF APPELLATE PROCEDURE (NRAP)
6	RULE 3c (a)(1) IT STATES:
ק	"(a), UNLESS A COURT OTHERWISE ORDERS, AN APPEAL
8	IS NOT DUBLECT TO THIS PLULE IF:
9	(1) THE APPEAL CHALLEWARS AN ORDER OR JUDG-
10	EMENT IN A CASE INVOLVING A CATABORY 'A' FELONY AS
Щ	DEFINED IN NRS 193.130 (2) (A), IN WHICH A SENTANCE
<u>la</u>	OF DEATH OR IMPRISONMENT IN THE STATE PRISON FUR
13	LIFE WITH OR WITHOUT THE POSSIBILITY OF PAROLE IS
14	ACTUALLY IMPUSED"
15	ANY REASONABLY COMPETANT, EDUCATED AND KNOWLEDGABLE
16	ATTORNEY WOULD HAVE KNOWN THAT A FAST TRACK APPEAL
<u>17</u>	IS NOT THE PROPER AVENUE FOR THE CASE AT BAR. BUT
18	THAT COSTLY MISTAKE COST THE PETITIONER VALUABLE TIME,
19	THAT WAS TOLLING FUR AN APPEAL, IT TOOK THE NEVADA
20	Supreme count to correct and to educate the counsel
الح	AS NOTED IN THE LETTER TO PETITIONER DATED JANUARY 23,
عر	2009 WHERE COUNSEL SAYS " BECAUSE YOUR SENTENCE WAS
23	FOR A LIPETIME SENTENCE, THE COURT RETURNED YOUR
1	FAST TRACK APPEAL AND REQUIRED ME TO FILE A
25	FUL BLOWN APPEAL BRIEF " (SEE PS 35 \$) WHEN APPEALING
a١	A SENTENCE CARMING LIFE TO LEARN AS YOU GO' IS
-23- 27	NOT WHAT THE CONSTITUTION MEANT BY EFFECTIVE ASSISTANCE
28	OF COUNSEL. V10. 29

	1	14) IT SHOULD BE NOTED THAT APPELLATE COUNSEL AND
	2	'TRIAL' COUNSEL WERE ONE AND THE SAME, COURT APPOINTE
	3	CONFCICT ATTORNEY DAVID C. O'MARA. THAT IS RELEVANT
	4	TO BRING UP FOR PETITIONER WAS CONSIDERED TO BE
	5	INDIGENT BY THE COURTS WHEN HE WAS NOT IN CUSTOD
	6	SO WHY WOULD COUNSEL FEEL THAT THE SUBSEQUENT
,	7	INCARCERATION HAD CHANGED OR IMPROVED PETITIONER'S
	8	FINANCIAL STATUS.
<b></b>	9	WHEN PETITIONER ASKED COUNSEL FOR COPIES
	10	OF HIS FILE TO AID AND ASSIST IN THE APPEAL, THE
	, H	COUNSEL RESPONDED NUMEROUS TIMES NOT WITH THE
	12	REQUESTED DOCUMENTATION BUT A LETTER REQUESTION ! DE-
	13	MOINDING THAT DETITIONER PROVIDE HIS OFFICE WITH ONE
	14	HUNDRED DOLLARS (100,00) IN ORDER TO SUPPLY PETITIONER
	15	WITH THE REQUESTED DOCUMENTATION. (SEE PS. 2429, 201), ALSO
-	16	COMMENTING THAT COUNSEL HAD PREVIOUSLY PROVIDED
	רו	THE DOCUMENTS FOR PRELIMINARY HEARING AND DISCOVERY : WHEN
	1	PETTPONER WAS NOT IN CUSTODY. IN CUSTODY THE ONLY WAY
	19	THAT THE PETITIONER CAN OBTAIN THE NEEDED DOCUMENTS
	90	WAS FROM COUNSEL.
	21	BY THE CONSELOR REFUSING TO PROVIDE ANY
	22	REQUESTED DOCLMENTS, HE PREJUDICED THE PETITIONER FROM
	23	HAVING AN ADAQUATE SAY AND PARTICIPATION IN HIS
	24	APPEDL. NAMELY LEAVING IT TO THE FULL DISCRETION OF
	25	COUNSEL WHO HAS ALREADY PROVED HIS GROSS INCOMPETANCE:
	26	
-24-	27	15) COUNSEL FAILED TO RAISE ANY ISSUES ON APPEAL
	28	THAT PETITIONER HAD VOICED A CENCERN FOR IN VAO. 30

	LETTER TO COUNSEL DATED FEBRUARY 5, 2008 (SEE PS 9, 10 1)
<u> </u>	PETITIONER RAISED CONCERNS AS TO THE MATTER OF
3	THE STATE TO SUCCESSFULY TOLL THE STATUTES OF LIMITATION
<u>.</u> <u>.</u>	AS SET FORTH IN NRS 171, 095 UP UNTIL ASHLEY U'S
5	TWENTY-FIRST (21) BIRTHDAY, NOTING THAT TO ALLEDGE THE
6	CRIME BEING COMMITTED IN A SECRET MANNER! THE
7	STATE HAS A DUTY TO PROVE THAT FACT BY A PREPUNDERANCE
8	OF EVIDENCE OR IN OTHER WORDS THAT A CRIME TO GO UND-
٩	ISCOVERED AND BE CONSIDERED. DONE IN A SECRET MANNER!
10	SO LONG AS SILENCE IS INDUCED BY THE WRONGDUERS THREATS
	or Coersian.
13	AT THE OPIGINAL AMENDED CHARGES FILED ON APRIL
13	16,2007 IN RJC CASE NUMBER 2007-033884 COUNT VII (7)
14	WAS SEXUALLY MOTIVATED COERSION, BY MR, CLIFTON'S OWN
15	COMMENTS THE STATE HAD NO EVIDENCE TO PROVE THE CHA-
16	RGE OF SERVALLY MOTIVATED COERSION, SO IT WAS SUMPRIALLY
17	DISMISSED. (SEE P. 117-18/04TD). SO PETITIONER ALEDGED TO COUNSEL
18	THAT ONLE THE STATE DISMISSED THE CHARGE OF COERSION THE
19	STATUTE OF LIMITATIONS IN NRS 171,095 CEASED TO BETTHE
<b>ခ</b> ပ	STATUTE OF LIMITATION AT BAR AND SUBSEBUENTLY NRS 171.085
ی	BELAME THE STATUTE OF LIMITATIONS OF PRECIDENT. SO WITH
عر	MAT BEING THE CASE THE STATE HAD THREE - FOUR YEARS
	TO BRING A COMPLAINT (INDIGIMENT FOURTS WITH LOUNTS I, II,
а.ч	III AND IV. BECAUSE THEY FAILED TO DO SO BY 2001-2003
25	IT PROVED THAT THOSE COUNTS WERE PROSECUTURIALLY BARED BY
26	THE STATUTES SET FORTH BY LEGISTATURE, BUT COUNSEL FRILED
-25- 27	TO ADD THIS REQUEST, IN HUDSHAFT COMPARED TO THE INADAQUATE
28	APPELLATE GREENS COUNSEL DID FILE THIS SUGGESTION IN VILLE 31

LEAST CARRIED MORE MERIT.

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16) PETTHONER CONTINUED TO BE PREJUDICED BY APPELLATE COUNSEL'S DISREGARD FOR THE PETITIONER AND SHOWING HOW IMPORTANT HE FELT THE PETTIONERS CASE TRULY MEANS TO HIM AS A SINGLE ACT OF LAZINESS OR IN THE OBVIOUS ACT OF JUST PLAIN NOT CARING BY THE LETTER INFORMING PETITIONER OF THE ORDER OF SFFIRMATION BY THE NEVADA SUPREME COURT DATED MAY 12,2009 (SEE p. 39 ) WAS NOT MAILED UNTIL TEN(ID) DAYS LOTER ON MAY 21, 2009 (SEE PS 40 ID), COSTING THE PETITIONER VALUABLE TIME OF THE ONE YEAR WINDOW PETITIONER HAS FOR HIS WRIT OF HABEAS CORPUS,

AN INTERESTING CONTRAST WAS WHEN COUNSEL WAS TERMINATED BY LETTER SENT JUNE 8, 2009 (SEE 53-JTY) HE WASTED 16 NO TIME IMMEDIATLY SUBMITTING A WITHDROWAL OF ATTORNEY OF PERONO THE SAME DAY HE RECEIVED THE LETTER, HAVING ABSOL-LITLY NO TROUBLE FINDING THE MAIL BOX THE VETLY NEXT DAY, PETIT-IONER FINDS IT HUMOROUS THAT WHEN IT BEMFITS COUNSEL THE MAILBOX IS NOT HARD TO FIND, TO BAD THAT SAME ZEALOUS BEHAVIOR WAS NOT SHOWN TWOARDS THE ENTIRE HANDLING OF PETITIONERS CASE?

THE SIXTH AMENDMENT IMPOSES ON COUNSEL THE IMPORTANCE OF THE DUTY TO INVESTIGATE, BEZAUSE REASONABLY EFFECTIVE ASSISTANCE OF COUNSEL MUST BE BASED ON PROFESSIONAL DEZISIONS AND INFORMED LEGAL CHOICET AND ADVICE CAN ONLY BE MADE AFTER AN INVESTIGATION OF ALL THE OPTIONS, FACTS, CIRCUMSTAN-CES AND LAW PERITAINING TO A CHARGE, ONLY AFTER SV40.32

	INVESTIGATION CAN IT BE SOID THAT INFORMED, EDUCATED
a	ADVISE WAS GIVEN IN WHETHER TO ACCEPT A DEAL AND TO
3	PLEAD ACCORDINALY, WITHOUT SUCH INVESTIGATION, ADVISE OF
	COUNSEL CAN NOT BE CONSIDERED EFFECTIVE AS GUARANTEED
5	BY THE SIXTH AND FOURTEEUTH AMENDMENTS OF THE UNITED
6	STATES CONSTITUTION.
7	ALL ALLEGATIONS OF INEFFECTIVE ASSISTANCE
8	OF COUNSEL, VIOLATING THE FIFTH, SIXTH AND FOURTEENTH
9	AMENOMENTS OF THE UNITED STATES CONSTITUTION CAN MUT
)o	REASONABLY BE PRESUMED TO BE THE RESULT OF ANY TAC-
<u>)(</u>	TICAL, OR STRATIGIC CHOICE WITHIN THE RANGE OF REASONABLE
, ia	ATTURNEY COMPETANCE, PATHER, THE DEFECTS WERE THE
13	DIRECT RESULT OF COUNSEL, DAVID C. O'MARA'S LACK OF
14	PREPERATION, INVESTIGATION, EXPERIENCE, KNOWLEDGE AND OF
15	SKILL. CUMULATUE AND SINGULARLY COUNSEL'S FALLING BELOW
16	THE BAR OF WHICH COMPETANT ATTORNEY STANDARDS ARE
17	DOGED, RESULTED IN BUTH PREJUDICE OF THE PETITIONER AND
18	A MANIFEST IN FUSTICE. SPECIFICALLY THE ETRORS ALLEGED
19	IN THIS GROUND DEPRIVED THE PETITIONER OF A FAIR AND JUST
20	TRIAL OR OPTION FOR A TRIAL WITH A CONSTITUTIONALLY
21	RELIABLE OUTCOME AND RELIABLE RESULT.
22	, , , , , , , , , , , , , , , , , , , ,
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ac	
-27- 27	
28	V10. 33

B)

#### GROUND TWO: PROSECUTORIAL MISCONDUCT

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RIGHTS UNDER BOTH THE FIFTH AND FOURTEENTH AMENDMENTS OF THE UNITED STATES CONSTITUTION AND THE RIGHT TO A FAIR AND JUST TRIAL. BY THE COUNTLESS MISSTATEMENTS OF FACTS BY THE PROSECUTOR. IN ADDITION TO VINDICTIVE PROSECUTION, BECAUSE OF THE MISCONDUCT BY INVESTIGATIA LAW ENFORMEMENT AGENT DETECTIVE TOM BROOME (RPD) RELEASING THE CRIMINAL COMPLAINTS ILLEGALLY TO A THIRD-PARTY ATTORNEY NOT A PARTY TO THE CASE INVOLUED. AS WELL AS THE STATE HAD IN ITS POSSESSION A REPORT SHOWING ACTUAL AND FACTUAL INNOCENCE, IN REGARDS TO COUNT ONE OF THE ORDER OF CONVICTION UNDER ATTACK, YET NOT ONLY PAILED TO BOTH PRESENT IT OR USE IT TO CORRECT KNOWN PREJUDICIAL TESTIMONY IT ALSO KNEW TO BE FALSE, BUT ACTIVELY PURSUED THE CHARGE UP TO A DEAL OFFER AND STRONG ARGUMENT FUR CONVICTION AT SENTENCING TO A CHARGE THEY PETITIONER WAS INFACT INNOCENT OF.

THE PETITIONER IS IMPRISONED IN VIOLATION OF HIS DUE PROCESS

### SUPPORTING FACTS :

1) NUMEROUS COMMENTS BY ASSISTANT DISTRICT ATDRNEY 22 (ADA) VITORIA IN THE RECORD ATESTING TO THE AGE OF THE VICTIM IN REGARDS TO COUNT ONE OF THE ORDER OF CONVICTION, 24 TO BEING TWELVE YEARS OF AGE (12). MANING THE STATES CONTENT-ION THAT WITH THE VICTIM'S DATE OF BIRTH BEING AUGUST 14, 1986 STATE CLAIMS THAT THE CRIME OF LEWONESS WITH A CHILD UNDER FOURTEEN (14) YEARS OF AGE IN FACT OCCURED BETWEEN THE DATES OF AUGUST 14, 1998 UP UNTIL AUGUST 13, 1999, WHEN 190634

1 TURNED THIRTEEN YEARS OLD (See Sentencing Hearing They 44/ Aug 2 1; p. 45/ Line 21; ps 48/ line 17; and ps 49/ Line 17). AT NO POINT 3 DID THE STATE EVER CLIDIM THAT THERE WAS ANY OTHER INCIDENTS MINUOLVED IN THE CHARGE EXCEPT WHEN VICTIM CHAIMED AND STATE 5 COMMENTED ON, THAT BEING TWELVE (12) YEARS OLD. THE PROBLEM 6 WITH THAT IS THAT AS OF SWY 2,2007 AT THE PREZIMINARY 7 HEARING WHEN ASHLEY V. MADE THE ACCUSATION OF THE CRIME 8 OCCURING WHEN SHE WAS TWELVE (12) THE STATE HAD IN ITS 9 POSSESION A RENO POLICE DEPARTMENT (RPD) REPORT DATED 4/19/07 10 (REATED BY LEAD DETECTIVE TOM BROOME, (SEE RP) DRAFT 4/19/07 OU 11 10 126-129 T) IN THAT REPORT WHICH WAS CREATED SEVENTY-FIVE (75) DAYS 12 PRIOR TO PETTONERS PRELIMINARY HEARING, IT HAS AN INTERVIEW WITH 13 DETECTIVE TOM BROOME AND JENNY DUNGKLEY, (PETITIONER'S EX-WIFE). 14 DURING THE INTERVIEW ON APRIL 18,2007, JENNY DUNCKLEY INFORMED 15 DETECTIVE BROOME THAT SHE AND PETTONER MET IN NEW YORK 16 AND LATER MOVED TO MADERA COUNTY CALIFORNIA. THEY LIVED IN 17 CAKHURST CALIFORNIA UNTIL THE MARRIAGE BRONE UP IN JULY 18 of 1999: CONFIRMED ALSO BY DETECTIVE BROOME OBTAINING A 19 POLICE REPORT FROM MADERA COUNTY SHERIFF DEPARTMENT, BOTH 20 CONFIRMED THAT PETITIONER DID NOT RESIDE IN THE STATE OF 21 NEVADA DURING AUGUST 14, 1998 to AUGUST 13, 1999. THE STATE 22 KNEW AND WAS IN POSSESION OF EVIDENCE TO PROVE, BOTH 23 THE ACCUSATION WAS ACTUALLY AND FACTUALLY IMMPOSSIBLE TO HAVE. 24 OCCURED AS ALLEGED, AND IT PROVED PERSURY ON PAIRT OF ASHLEY V. IN REGARDS TO HER TESTIMONY AT THE 26 PRELIMINARY HEARING (SEE II 71/21-72/4). YET THE STATE FAILED -29- 27 TO BOTH CORRECT THE RECORD AND DISMISS THE OPIGINAL CHARGES IN CONNECTION TO THE ALLEGATION BY ASMIY 10,35/25

WELL AS THE STATE FAILED TO PRESENT THE POLICE DRAFT TO DEFENSE COUNSEL. BY SUPPRESSING EVIDENCE THAT IS FAVORABLE TO THE PETITIONER IS GROUNDS TO PROVE IN THE LEAST PROSECUTORIAL MISCONDUCT ON THE PART OF THE STATE, INTENTIONALLY AND KNOWINGLY PREDUDICING PETITIONER AND VIOLATING HIS RIGHT TO DUE PROCESS. 2) BY THE DETECTIVE RELEASING RENO POLICE REPORTS IN THE DIRECT CONNECTION TO ORIGINAL CASE FILED APRIL 16, 2007 IN THE RENO JUSTICE COURT (RJC) IN CASE NUMBER RJC 2007-033884 TO PETITIONERS EX-WIFE'S ATTORNEY KENNETH BALVARD ON 5/25/07 HE VIOLATED PETITIONERS RIGHT TO BEING CON-SIDERED INNOCENT UNTIL PROVEN GUILTY, AS WELL AS PETITIONERS BIGHT TO A FAIR AND JUST TRIAL, THERE IS ABSOLUTELY NO REASON TO RELEASE THE REPORTS TO A THIRD -PARTY ATTORNEY. WHO IS NOT A IMMEDIATE PARTY TO THE MATTER AT HAND. 17 EXCEPT THAT OF INTENTIONAL MOTIVE ON THE PART OF DETERTIVE 18 TOM BROOME TO CAUSE HARM TO PETITIONER IN REGARDS TO THE ONGOING CUSTODY DISPUTE BETWEEN PETITIONER AND 145 ao EX-WIFE IN MADERA SUPERION COLATS. THE ACTIONS OF DETECTIVE a. BROOME IS BY THE DIRECT DEFINITION OF MALICIOUS INTENT aa AND INJURY, BY HIM DOING IT WITH WANTON DISREGARD TO 23 THE HARM IT MAY OCCUR OR CAUSE TWOARDS THE PETITIONER. 24 THE ACTIONS OF THE DETECTIVE IS RECURDED BY THE REPORTS BEING STAMPED INTO EURDENCE ON JUNE 22, 2007 AS EXHIBIT A', B', C' AND B', IN CASE NUMBER CVO3749. (See PAGE. 111-128 PTY) **ર્સ** -30- 27 THE REASON THE ACTIONS BY DETECTIVE TOM BROOME IS BEING

INCLUDED UNDER PROSECUTURIAL MISCONDUCT BEZAUSE V10.36

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AS NOTED BY THE COURTS REPEATEDLY IS THAT I THE MISCON-DUCT ON PART OF THE INVESTIGATING LAW ENFORCEMENT AGENTS 15 INDISTINGUISHABLE FROM MISCONDUCT BY PROSECUTING ATTORNEY! WITH DETECTIVE TOM BROOME'S GRATUITOUS ACTIONS TO CAUSE A HARMFUL OUTCOME IN A UNTRELATED CLYIC MATTER VIOLATED THE PETITIONERS RIGINTS TO A FAIR AND JUST TRIAL BOTH IN THIS MOTTER, AS WELL AS THE MATTER BEFORE THE HUNORABLE JAMES CAKLEY OF MADARA SUPERION COURT, MADERA CALIFORNIA. RESULTING IN PETITIONER LUSING CUSTUDY OF HIS CHILDREN FOR ACCUSATIONS THAT WERE NOT EVEN FOUND TO HAVE SHOWN PROBABLE CAUSE TO EVEN PROCEED WITH TRIAL. 12

3) ON PAGE 47 OF THE SENTANCING HEARING TRANSCRIPTS III and PAGE 90 THUE DATES OF ATTENDANCE IN COMMISSION WITH DR. STEVEN ING, THE DATE OF COMMENSEMENT WAS MARIN 3, 2008. THREE (3) DAYS PRIOR TO THE ACCEPTANCE OF THE Guilty Plea MEMORANDIM DATED MARCH 6, 2008. YET AS NOTED ON THE Above REFERENCED PANE TO THE SENTENCING HEARING, ADA VITORIA STATED ON LINE 3-6: I DO REZOGNIZE THAT FOLLOWING THE DAY OF THIS PLEA BARLIN, AND I WOULD NOTE FOR THE COURT NOT A DAY SOONER THAT THE DAY AFTER HE ENTERED HIS PLEAD OF GUILTY HE BEGAN HIS SER OFFENDER TREATMENT." THIS IS YET ANOTHER EXAMPLE OF ADA VILORIA'S INTENTIONAL ATTEMPT TO PREJUDICE THE PETITIONER IN. 24 THE EYES OF THE JUDGE IN REGARDS TO SENTENCING. AGAIN WITH 25 THE COMMENTS THAT ARE NOT ONLY UNSUPPORTED BY THE RECORD OR OF EVIDENCE BUT IN DIRECT CONTRODICTION OF THE EVIDENCE. -31-27 FOR NO OTHER REASON BUT TO AQUIRE HER DESIRED OUTCOME V10. 37 28 THAT OF IMPRISONMENT OF THE PETITIONER

4) Other Examples of Making Comments at the Sentencing HEARING TO PRESUDICE PETITIONER IN THE EYES OF THE JUDGE THAT WERE BOTH UNSUPPORTED BY RECORD AND BLAINTANTLY INAPPROPRIATE ARE ON PAGETT 43 /LINE US 24, PS 44/1; PS 45/12; And PAGE 46/6. ALL DIRECTING THE COURTS TO THE ASSERTION THAT PETITIONER HAS IN FACT BEEN A KNOWN CRIMINAL ON THE "RADAR" OF THE RENO PULICE DETECTIVES FOR TEN YEARS, EXCEPT THE ONLY CHIMINIS RELURD PETMONEN IN FACT DID POSSESS WAS AN ARREST ON 7/25/05 FOR A GROSS MISDEMENUR OF PETTY LARLANY AS NOTED ON PET 69 IN THE PREJENTENCING REPORT GENERATED BY PAROLE AND PROBATION. ALSO IN THAT SAME REPORT IT NOTED UNDER EDUCATION 12 ON PAGE 66 (III) THE DEFENDANT GRADUATED FROM THE CHINARY INSTITUTE OF AMERICA IN NEW YORK IN 1999" SO NO WHERE DOES THE STATE HAVE ANY EVIDENCE TO SUPPORT THE CONTENTION OF A TEN YEAR CAMMINAL HISTORY, But the ABSOLUTE OPPOSITE, UNLESS PETTY LARGARY IS NOW CONSIDERED A MAJOR CRIMINAL HISTORY IN THE EYES OF ADA. VITORIA (SEE PART I PG. 60)

THE STATE EVEN WENT AS FAR AS TO BLAME THE PETITIONER

19 FOR THE INCARCERATION OF ASHLEY V. ON PARE 46 INNES 9-11 (PTII)

20 "ASHLEY V. IS IN PRISON RIGHT NOW. A GOOD PART OF IT IS

21 BECAUSE SHE TURNED TO DRUGS AND ALCOHOL AS BEING MOLESTED

22 BY THIS DEFENDANT WHEN SHE WAS A LITTLE GIRL". THERE IS

23 ABSOLUTELY NO JUSTIFIABLE REASON FOR THE STATE TO MAKE

24 THAT ASUMPTION AND ALIGADON. ESPECIALLY SINCE IT STILL HAS

25 EXCULPATORY EVIDENCE PROVING ACTUAL AND FORTRAL INNO
26 CEPLE OF PETITIONER. YET ADA VIORIO'S COMMENTS AGAIN INT
27 ENDING TO PREJUDICE AND ADVERSEY INFINENCE THE SENTENCE

28 OF PETITIONER BEFORE THE JUGGE!

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EVEN IN ADA VITORIA'S RESERTATION OF THE. 2 INCIDENT IN REGARDS TO COUNT TWO OF THE ORDER OF CONVICTION AS COMPARED TO THE TESTIMONY OF JESSICA H. AT THE PRELIMINARY HEARING, BOTH DRE THE EXACT OPPOSITE (SEE PS 46/16-17 IF Prelim TRAN PS 5+410 II) ANOTHER EXAMPLE OF HER NOT BEING ABLE TO KEEP TO THE FACTS OF RECORD. 5) WHEN ADA VILORIA STATED WHAT'S HAPPENED OVER THE YEARS, JUDGE, EVERY TIME HE HAS RAPED SOMEBODY OR Н INAPPROPRIATELY TOUCHED SOMEONE AND GOTTEN AWAY WITH IT, HE 12 HAS GONE UP TO THE NEXT LEVEL." (PS 49 / Lim 13-16) THE STATE MADE THE CONTENTION THAT THERE ARE OTHER, POSSIBLY NUMEROUS INCIDENTS AND ATTACKS PREFORMED BY THE PETITIONER THAT THE STATE WAS/IS INTERESTED IN BUT COULD NOT PROCEED WITH IN 16 A CRIMINAL PROSECUTION, ETCHO "GOTTEN AWAY WITH!" AS WELL AS BY THE ADDITION OF THE STATEMENT " JUDGE AS A PARENT -- FROM THE RECITATION OF ALL THE FACTS YOU SEE ON EVERYTHING, AND, BASICALLY, HOW WE ENDED UP SOLVING THE ULTIMATE CASE 20/15 BECAUSE THE DETECTIVES AND LAW ENFORCEMENT HAVE BEEN 21 ON THIS DEFENDANTS TAIL FOR YEARS! (PET 1946/3-6) THE  $\mathcal{Y}^{\chi}$ STATE AGAIN MANES INDIRECT REFERANCE TO THE PETITIONEYS

6) ON PAGE . 45 LINE 8-11(11)THE STATE REFERS TO THE

26 FLL INVESTIGATION DISPROVING PETITIONERS ALIBI OF BEING ON

33-27 THE PHONE WITH WIFE . EXCEPT AGAIN EVIDENCE AND RECORD

1N THE POSSESSION OF THE STATE IN RPD REPORT DATED V101397

EXTENSIVE CRIMINAL HISTORY. (SEE PART III)

1 IT SHOWED ON PANE 52 (IV) PETITIONER IN FACT DID GET 2 OFF THE PHONE WITH WIFE TO CALL RENO POLICE DEPARTMENT 3 NOW-EMERGANCY DISPACH NUMBER - 775-334-2677 (COPS), SO 4 IF INCIDENT OR 'RAPE' OCCURED DURING THE FIVE MINITES IT WOULD BE ETTHER RECORDED BY POLICE DISPARA OR AS NOTED 6 IN REPORT, PETITIONER THAN CALLED HIS WIFE BACK SO SHE WOULD HAVE HEARD it. (SEE ROD REPORT 07-9446 pg 52) (PORT IV) IT IS IMPORTANT TO NOTICE THAT ADA VITORITA MANES 9 IT A POINT TO HIDE THE TRUTH OF THE RECORD AND EVIDENCE. DIALL THE WHILE MAKING COMMENTS TO ATEST AND SOLIDIFY HER 11 OWN CREPIAbility BEFORE THE COURTS, "I ABSOLUTLELY MADE 12 A REPRESENTATION AS AN OFFICER OF THE COURT, 105 57 / LINE 19-20 11 13 AND MADE A POINT TO CORRECT THE PSI "THE FACTUAL CORRECTION 14 THAT I NEED TO MAKE .. " ( VET 44/13 ) AS WELL AS THE STATE 15 CORRECTING THE RECORD IN THE AREA OF ASHLEY U'S AGE. " BUT HE CALLS ASHLEY IY YEARS OLD AT THE TIME WHEN WE ALL KNOW SHE WAS 12. (PS 45/1961-21) THIS IS IMPORTANT 18 BEZAUSE NOT UNLY IS THE REZORD PHODLED WITH INAPPROPRIATE UNSUPPORTED COMMENTS ACCUSATIONS AND ALLEGATIONS NOT DOING 20 ANTHING BUT INTENTIONALLY PREJUDICING PETITIONER, BUT NOWHERE 21 115 THE ADA CORRECTING THE RECORD IN REGIONS to THE ACTUAL INNOCENCE OF PETITIONER IN REGARDS TO COUNT ONE. AGAIN BY 23 THE WITHHOLDING OF FAVORABLE EVIDENCE PROSECUTION. 24 HUDERED PETITIONER to RENDER AN ADAQUATE DEFENSE, Also 25 WITH THE COMMENTS OF ADD VIOLIA'S INTENT TO PREJUDICE AND INFLUENCE THE SEWTENCE IT SHOULD WARRENT GROUP DI -34- 27 FUR PROSECUTURIAL MISCONDUCT.

V10. 40

١ WITH REGARDS TO ALL THE EVIDENCE SHOWING PROSECUTORIAL MISCONDUCT, THE PETITIONER PROJES THAT THE STATE MOT ONLY ILLEGALY INFLUENCED SENTANCING BUT MALICIOUSLY AND VINDICTIVELY PROSECUTED PETMONER. FOR SEVENTEEN (17) MUNTHS, FROM APRIL 18,2007 to DENTENCING ON AUGUST 5,2008 THE STATE HACK INF-ORMOTION TO PROVE THE ALLEGATIONS MADE BY ASHLEY V. WERE INFAUT IMPOSSIBLE TO HAVE OCCURED BY THE BASIC RULES OF GILES IN ITSER IT WOULD BE PHYSICALLY IMPOSSIBLE TO MAYE COMMITTED A CRIME IN A STATE PETITIONER DID. NOT REJIDE IN. DUMNIN THE ALLEGATION OF ASHLEY U. SME 11 THAT INCIDENT OCCURED AFTER SPENDING THE NIGHT AT THE PETTONERS HOME, IN RENO NEVADO, BUT THE STATE KNEW 13 PETITIONER IN FACT RESIDED IN NEW YORK AND IN MANON COUNTY CALIFORNIA, EXCEPT NOT ONLY DID THE MATE CONTINALLY FAIL TO CORRECT AND SET THE REZOND STROBGHT, BUT THE 16 EXACT OPPOSITE IT EAGARLY AND ZEALOUSLY PERSUED THE CHARGE EVEN UP TO PREJENTING A DEAL' TO PETITIONER. THAT 'DEAL' IN AND OF HOELF SHOULD BE WITHDRAWN AND DEEMED FRAUDULANT ON THE PART OF THE STATE, ALLOWIN PETITIONER TO WITHDRAW HIS GUILTY PLEAS. IN Addition THE FACT THAT THE STATE INTENTIONALLY CONTINUED TO WITHHOLD 22 THE INFORMATION BUT MALICIOUSLY MOLATED PETMONERS 12191175. World IN THE LEAST WARRENT A DISMISSAL OF COUNT ONE 24 LEWONESS WITH A CHILD (NRS 201.230) DUE TO BRADY VIOLATION, 25 INSUfficient EVIDENCE, MANIFEST INJUITIE AS WELL AS ACTUAL 26 INNOCENCE,

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GROUND THREE: VIOLATION OF PETTTONER'S MIRANDA RIGHTS

PETITIONER'S CONVICTION IS INVALID UNDER FEDERAL 4 CONSTITUTIONAL CHARANTEES OF RIGHTS TO BE PROTECTED FROM THE 5 UNREASONABLE SEARCH AND SIEZURE BY LAW ENFORCEMENT 6 PHENTS, DUE PROCESS, RIGHTS TO COUNSEL AND THE FREEDOM 7 AGAINST SELF-INCRIMINATION, BECAUSE LAW ENFORCEMENT 8 OFFICIALS OBTAINED VARIOUS STATEMENTS FROM PETMONER 9 IN THE ABSENSE OF A VOLUNTARY, KNOWING AND INTELLIGENT 10 WAIVER OF HIS CONSTITUTIONAL RIGHTS, (US CONST. AMENDS. IV, V. VI, XIV.)

#### SUPPORTING FACTS:

1) IN ABMITANCE BY STATEMENT OF DETECTIVE TOM BIRDOME 16 AT THE PRELIMINARY HEARING, THAT PRIOR TO ENTERING THE HOME 17 OF THE PETITIONER ON THE DAY PRIOR TO PETITIONERS ARREST ON 18 MARCH 22, 2009, SECRETLY AND UNKNOWN TO PETITIONER RELORD-19/150 THE "INTEROGATION / INTERNIEW" CONDUCTED INSIDE PETITIONER'S 20 HOME, CONVERSATION AND QUESTIONING COMMENCED IMMEDIATLY IN 21 REGARDS TO THE INCIDENT ON MARCH 10, 2009. BY DETECTIVE TOM SECRETLY RECORDING A CONVERSATION IN THE PETITIONER'S 23 PRIVATE HOME, HE VIOLATED THE PETTHONERS FOURTH AMENDMENT 24 RIGHT, OF UNLAWFUL SEARCH AND SIEZURE. BEZAUSE PETITIONER 25 AS WELL AS EVERY UNITED STATES CITIZEN HOS A RIGHT TO HAVE 26 A PRESUMPTION AND AN EXPERTATION OF PRIVACY IN ONES CHIN -36-27 HOME, WITH DETECTIVE BROOME RECORDING WITHOUT PERMISION HE 24 DD NOT RECEIVE A CONSENTAL AND VOLUNTARY WALVER OF

THE PETITIONERS RIGHT. ኢ 2) MIRANDA RIGHTS HAVE BEEN A TOPIC OF DISPUTE AND CHALLEDNE IN THE COURTS FOR YEARS, IT IS A COMMON TRAIN OF THOUGHT THAT TO REQUIRE THE NEED TO ADMINISTER THESE PRIGHTS TO AN ACCUSSED/SUSPERT, TWO CRITERIA MUST BE MET. FIRST BEING THE 'SUSPECT' OR INTENDED INDIVIDUAL WHO IS BEING QUETTOUTD MUST BE CONSIDERED IN CUSTURY, THE GEN-ERAL RULE OF CUSTODY OCCURS WHEN A SUSPECT IS PLACED 10 IN A 'UNFAMILUAR AND HOSTILE SURROUDINGS'. FOR EXAMPLE WOULD BE A POLICE INTERRUGATION ROOM BEING CONSIDERED A HOSTICE SURROUNDINGS THE SECOND IS INTERPOGRATION WHICH NEEDS TO BE 13 SPECIFIC QUESTIONS ABOUT A SPECIFIC INCIDENT THAT THE ACCUSED IS INTERESTED IN BY LOW ENFORCEMENT, (PART TY PG 120-140, NO MILLIO) 15 ON MARIN 22, 2009 PETITIONER ARRIVED AT 16 RPD' SER CRIMES UNIT, WHERE HE WAS TAKEN TO AN INTERROGATION ROOM, AND QUESTIONING IMMEDIATIVE COMMENCED ABOUT RPD CASE 07-9446. DURING THE QUESTIONING DETECTIVE TOM BROWN INFORMED PETMONEN THAT HE WAS FREE TO GO AT ANY TIME, EXCEPT IT SHOULD BE NOTED THAT DETECTIVE BROOME ENTERED THE ROOM 21 WITH A MANIUM FULDER. THE TOP SYEET WAS A BOOKING SHEET 22 FOR THE ARREST OF PETITIONER. AT NO POINT WAS THE PETITIONER INFORMED OF HIS THIRANDA RIGHTS. WHEN THE ROLE IS THAT THE PHONTS MUST BE READ PRIOR TO ANY QUESTIONING BEINGS DONE, Also HAT THERE IS REZORD ON THE TRANSCRIPT THAT NO SUCH WARNING IS GIVEN, AS WELLAS THE FACT PHAT NO WHERE -37-27 IN THE 'FILE' FOR PETTIONER IS A WAIVER /NOTIFICATION SHEET 28 SIGNED BY PETMONER. THE COMMON CONTENTION IN LEGIAL MINIOS

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1 IS THAT THE PRODUCT OF AN INTERROGATION THAT DOES NOT

2 COMPORT WITH MIRANDA AND ITS PERMUTATIONS, IS PRESUMED TO

3 BE INVOLUNTARY WITHOUT REGIARDS TO WHETHER IT WAS IN

4 FACT INVOLUNTARY, SO BY DETERTIVE TOM BROOME SAYING.

5 "YOU KNOW YOU'RE NOT UNDER ARREST. YOUR FREE TO LEAVE ANY.

6 TIME YOU WANT. DOES NOT ALEAVIATE OR LESSEN THE REQUIRE
7 MENT TO INFORM I ISSUE THE PETITIONER HIS RIGHTS PROTECTED

8 BY THE FIFTH AMENDMENT. THE SITUATION MET BOTH OF THE

9 REQUIREMENTS DEMAINDING THE REPOING OF THE PETITIONER'S M
10 IRANDA PIGNTS'. (SEE PARE 18 IN PTIX WAIVER AND OF NUMERICAL OF)

WITH THIS VIOLATION OF THE PETMONERI FIFTH AME
NOMENT RIGHTS AS WELL AS THE PREVIOUS DAY (MARIN 21, 2009)

OF DETECTIVE BROOME SECRETLY RECORDING PETMONER, AND BY

THAT ACT VIOLATING HIS RIGHT TO PRESUMPTION OF PROVIOUS.

PROTECTED BY THE FOURTH AMENDMENT, DUE TO THE ACTIONS OF

DETECTIVE TOM BROOME HE VIOLATED THE RIGHTS AND BERAUSE

OF THAT THE INTERVIEWS/INTERNULATION SHOULD BE DEEMED TO

BE INADMISSIBLE, PLUE BERAUSE THOSE STATEMENTS ARE IN

FACT TAINTED, ALL EVIDENCE PRODUCED (CANOVERED BECAUSE OF

THESE STATEMENTS SHOULD BE DEEMED AS TRUITS OF A POISONOUS

TREE AND THERE FORE INADMISSABLE.

PETMONER HUMBLY REQUESTS THE COURT TO GRANT RELIEF FROM

A3 THIS VIOLATION AND ALL THE PREPADICION "FALLOUT" FROM THESE

A4 ACTIONS: CONFIRMED VIOLATION WITH RPD TRANSCRIPTS FOR 3/22/07

A5 PAGES 1 to 10 WHEN PETMONER IS PLACED UNDER ARREST DETECTIVE BROOME

A6 NEVER LEET THE ROOM, SO HE CAME IN WITH THE BOOKING SHEET

-38-27 WITH THE INTENT TO ARREST PETMONER, REQUIRING HIS RIGHTS BE READ.

ALL INFORMATION AND EVIDENCE DETUVED SHOULD BE DEAMED TRINTED.

	A THE PARTY OF THE
D)	GROUND FOUR - DIRECT SUBJECT MATTER JURISDICTION
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3	PETITIONER'S CONVICTION AND SUBSEQUENT IMPRISON
	MENT IS ILLEGAL DUE TO VIOLATIONS OF PETMONERS RIGHT
5	TO DUE PROCESS AND EQUAL PROTECTION UNDER THE GUARAN-
6	TEED RIGHTS PROTECTED IN THE FIFTH AND FOURTEENTH
7	AMENDMENTS OF THE UNITED STATES CONSTITUTION. BECAUSE THE
8	STATE OF NEVADA IN FACT LAUNED SUBJECT MATTER JURISDICTION
9	FOR COUT ONE IN THE AMENDED CRIMINAL COMPLAINT DATED
10	FEBRUARY 28, 2008. (LEWONESS WITH A CHILD UNDER 14 YEARS OF
	AGE. NRS. 201.230)
12	
13	SUPPORTING FACTS:
14	
15	1) THE CHARGE OF LEWDNESS WITH A CHILD UNDER 14 YEARS
16	OF AGE A YIOLATION OF NRS 201.230, FALLS UNDER THE SUBSECTION
۲۱	OF (2) IN NRS 171.085, IN WHICH THE NEVADA LEGESLATURE
18	DEPINES THE DIFFERENT OFFENSES AND SUBSEQUENT STOTUTE
19	OF LIMITATIONS IN WHICH A CHARGE MUST BE FILED. SINCE
೩೮	THIS CRIME IS NOT ONE OF THE SPECIFICLY NAMED OFFENSES IN
aı	SUBSECTION (1) IE: THEFT, ROBBERY, BURGLARY, FORLERY, ARSON,
<u> </u>	SERVAL ASSAULT; IT FALLS INTO SUBSECTION (2); MAKING THE
23_	STATUTE OF LIMITATION TO FILE, MUST BE FOUND, OR AN INFORMATION
24	OR COMPLAINT FILED, WITHIN 3 YEARS AFTER THE COMMISSION
25	OF THE OFFENSE. NRS 171.085 STARTS BY SAYING "EXCEPT AS
26	OTHERWISE PROVIDED IN NRS. 171.095.
-39- 27	NRS 171.095 IS A STATUTE THAT ALLOWS THE TULLING
28	OF THE STATUTE OF LIMITATION FUT A LONDER TIME IF THE 15

1 CRIME IS IN FACT DONE OR COMMITTED IN A SECRETIVE SECRET MANNER. IN THE STATUTE IT STATES: "UNLESS A LOWHER 3 PERVOO IS ALLOWED BY PAROGRAPH (B) ... AN INDICTMENT MUST DE FOUND, OR AN INFORMATION OR COMPLAINT FILED FOR ANY OFFENSE CONSTITUTING SERVAL ASSAULT OF A CHILD, AS DEPINED IN NRS. 432B, 100, BEFORE THE VICTIM OF THE SEXUAL ABUSE 13: (1) TWENTY-ONE YEARS OLD IF HE DISCOVERS OR REASONABLY SHOULD HAVE DISCOVERED PHAT HE WAS A VICTIM OF THE JERUAL ABUSE BY THE DATE ON WHICH HE REACHES THAT ALE" IN ADDITION TO NRS 171, 09588(6)(1) IS NRS, 171,083 IN, T IT SAYS THAT " A VICTIM OF SERVAL ASSOURT AT ANY TIME DUR-INH THE PERSON OF LIMITATIONS IN NRS 171, 085 AND NRS 171. 095 FILES WITH A LAW ENFORCEMENT OFFICER A WRITEN REPORT 14 CONCERNING THE SERVAL ASSAULT, THE PERMOD OF LIMITATION 15 PRESERIBED IN NRS 171, USS AND NRS. 171, 095 13 REMOVED AND THERE IS NO LIMITATION. IT CLEARLY REQUIRES A WRITEN RUPORT NO SUCH REPORT WAS EVER FILED SO NRS. 171.085 AND 171.095 STAY AT BAR. 19 NRS 171,095 TO BE UTILIZED BY THE STATE MUST BE ABLE TO PROVE THAT THE CRIME WAS IN FACT COMMITTED IN A SECRET MANNER BECAUSE UNDER THE JUSTINE PROVIDING ລລ TOLLING OF STATUTE OF LIMITATIONS IF A CRIME IS DONE 23 IN A SEZRET MANNER, THE STATE HAS THE BURDEN OF 24 PROVING BY PREPONDERANCE OF THE EVIDENCE THAT THE Crume was SECRET. THAT IS DEFINED BY THE COURTS AS 26 A CRIME IS UNDISCOVERED AND BE CONSIDERED BEING DONE -40-27 IN A SECRET MANNER 'SO LONG AS SILENCE IS INDUCED 28 BY THE WRONG DER'S THREATS TO REMAIN SILENT.

COERSION AND THREATS MUST BE MADE TO INDUCE THE 2 CRIME BEING HODEN AND PHEREFORE FALL UNDER THE STATUTE 3 OF LIMITATIONS PRESCRIBED IN NRS. 171.095. THERE ARE QUITE A FEW ISSUES WRONN WITH THE STATE 5 FILING CRIMINAL CHARGET OF ! SEXUAL ASSAULT ON A CHILD, LEWO-WESS WITH A CHILD CHOSE THE ARE OF FOURTEEN YEARS, STATISTURY SERV-7 AL SEDUCTION, AND LEWDINGS WITH A CHILD UNDER THE AME OF FOR-8 TEEN YEARS COURS I, II, III IV RESPECTENCY IN AMENDED 9 CRIMINAL COMPLAINT FILED APRIL 16, 2007 IN BJC CASE 10 NUMBER 2007-033884. ALL THE ALLEGATIONS WERE STATING 11 A TIME WINDOW OF ON OR BETWEEN AUGUST 14, 1998 AND 12 Amost 13, 2000. HERE IS WHY THE STORE LAUNCO THE JURISDICTION 13 TO BRING ANY OF THESE CHARGE FOLLORD. TRUE ALL THE 'VICTIMS' (ASHLEY V. AND MICHELLE ANTHONY) 15 WERE STILL UNDER 21 YEARS OF ANE AS REQUIRED IN NRS 171,095 16 (b)(1) but it also READS "HE DISCOVERS ON REASONABLY SMOULD 17 HAVE DISCOVERED THAT HE WAS A VIOLEN OF SERVAL ASSAUT." BESIDES THE OBVIOUS FACT THAT PETITIONER WAS NOT EVEN IN THE RENO AREA DURING THIS TIME. DIHLEY VIN HER 20 INTERVIEW WITH DETECTIVE TOM BROOME ON 3-29-2007 STATES 21 THAT AT THE TIME SHE WAS SERVALLY BUTIVE, AND SHE WAS 22 NOT FORCED. Also NOT NOTED IS THAT ONE YEAR LATER SHE HAD A SON BY A MUCH CLOCK BOYFRIEND. SO THE AREA 24 OF SHOULD HOVE DISCOVERED IS MET. AS WELL AS STATING 25 NOT FORCED. COUNT VII OF THAT SAME COMPLAINT WAS 26 SERUALLY MUTICATED COERSION; NRS 207, 190 DEFINES COERSION -41-27 IT IS UNLAWFUL FOR A PERSON, WITH THE INTENT TO COMPET 28 ANOTHER TO DO OR ABSTAIN FROM DOING AN ACT WHILLY 0. 47

THE OTHER PERSON HAS A PHONT TO DO ON ABSTAIN FROM 2 DOING TO; (2) USE VIOLENCE OR INFLICT INJURY UPON THE 3 OTHER RERSON ON ANY OF HIS FAMILY. OR THREATEN DULY VIOLENCE OF INJURY. (C) ATEMPT TO INTIMIDATE THE PERSON BY THREATS OR FORCE" SO WITH THAT CHARGE THE STATE WAS ABLE TO SLIDE THE FIRST FOUR IN UNDER THE PRETENSE OF THE CHMES BEING COMMITTED IN A SECRET MONNEY. EXTENDING THE LIMITATION TO THE TWENTY-FIRST BIRTHDAY. But, MR CLIFTON BY HIS OWN ADMITION STATED THAT 10 THERE IS NO RECURD OF ANY THREATS VIOLENCE ON COERSION IN ANY OF THE CHARGES (COMPLAINTS. SO MOVED TO DISMISS COUNT IN VII SERVOLLY MOTIVATED COERSION. BELAUSE THE FACT THAT 13 THE REMOVAL OF THAT CHARGE SHOWED THE STATE DID NOT DUD COULD NOT PROVE THE CRIMES WERE DONE IN A SERVET MANNER, THOT ASHLEY WAS ADMITADLY SERVALLY ACTIVE AND KNEW OR HAD ON ACCURATE KNOWLEDGE OF SEX, BOTH RIGHT AND WRONG, NEVER CLAIMED PETITIONER THREATENED HER TO KEEP QUIET SHE KEPT QUIET ABOUT A SEXUAL 19 EXPENIENCE ON HER OUN. NRS. 171, 095 CAN NOT BE THE STATUTE OF LIMITATIONS OF BOR, SO ONCE COUNT VII WAS DISMISSED, THE STATE LOST SUBJECT MATTER JUNIDICTION, BEZONG THE STATE FAILED TO BRING CHARNES FOUNDED WITH IN THE 23 STATATURY PERMOD MANDATED BY LETISLATURE, 3 YEARS IE! 12 YEARS OLD = AUG. 14, 1998 to AUG. 13, 1999 WITHIN THREE B) 25 YEARS WOULD REQUIRE THE CHARNES BE BROUGHT BEFORE 26 AUNUST 13, 2002. (SEE PRELIMINARY HERRIS TRANSMIPS POSIT/118) (PART II) 24471/217 -42-27 THEREFORE PETITIONERS PROSECUTION UNDER NRS 201,230 28 13 PHENEFORE PRECLUDED BY THE STATUTE OF LIMITATION NIKE PH. 480%

GROUND FIVE: STATES FAILURE TO INVESTIGATE ALLEGATIONS

PETITIONER IS IN CUSTODY IN VIOLATION OF HIS RIGHTS 4 TO DUE PROCESS AND A FAIR TRIAL AS GUARANTEED BY THE FIFTH, SIXTH AND FOURTEEUTH AMENDMENTS OF THE UNITED STATES CONSTITUTION AND AS A RESULT OF NEVADA LAW THAT PERMITS PETITIONER TO BE CONVICTED OF LEWDNESS WITH A CHILD UNDER FOURTEEN YEARS (NRS 201, 230) AND ATTEMPTED SEXUAL ASS-AULT (NRS 193,330) BASED SOLEY ON THE UNCORRABERATED TESTIMONY AND ALLEGATIONS OF THE VICTIMS. AS WELL AS BY THE RENO POLICE DEPARTMENT'S FAILURE TO ADEQUATLY INVESTIGATE

12 THE ACCUSATIONS OF THE VICTIMS AGAINST PETITIONER.

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### SUPPORTING FACTS:

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16 1) HAD AN ADEQUATE AND EVEN BASIC INVESTIGATION BEEN DONE BY THE 'INVESTIGATORS' IN THE AREA OF A SIMPLE REDID-HISTORY AND DMV RECORD SEARCH THE STATE WOULD HAVE SEEN THAT THE PETITIONER DID NOT EVEN RESIDE IN RENO NEVADA UNTIL 2000 (SEE PS 91-99 IRS PARMY; PS 86-88 DAY, PART II), THE LEAD INVESTIGATOR DETECTIVE TOM BROOME DID INVESTIGATE AND HOD DISCOVERED THAT PETITIONER WAS NOT IN PLEND DURING AUGUST 14. 1998 to AUGUST 13,7999 BY MEANS OF A INTERVIEW WITH PETITIONEN 24 EX-WIFE JENNY DUNCKLEY (SEE PS 128 PART V) AND A MADERA COUNTY POLICE REPURT DATED 7-19-99 (pg 129,30 PART I) BOTH SHOWS PETITIONER RESIDING IN MADERA, COUNTY CONFORMIA AND NEW YORM. BUT INVESTIGATORS CHOSE TO IGNORE THIS EXPREMLY MATERIAL AND

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RELEVANT INFORMATION GOING DIRECTLY TO PETITIONERS INNOCENCE.

2) ON MARCH 29, 2007 DETECTIVE TOM BROOME CALLED 2 | Silver Springs Woman's Camp and Interviewed Ashley V. AND IN 3 THAT INTERVIEW ASHLEY V. TELLS DETECTIVE BROOME ABOUT TWO 4 DIFFERENT INCIDENTS THAT OCCURED WHEN SHE WAS TWELVE YEARS OLD 5 NAMERY BETWEEN 1998 AND 1999, A SPAN OF NINE to TEN YEARS 6 BETWEEN THE INTERVIEW AND THE ALLEGED INCIDENTS. YET THERE WAS ABSOLUTELY NO INVESTIGATION DONE. AS NOTED IN RPD 053402706 8 PS (4) DETECTIVE BROOME STOTES: GIVEN THE NEW INFORMATION LEARNED IN UT9446 INVESTIGATION AND ADDITIONAL WITNESSES I DROVE TO 10 SUSPECT DUNCKLEY'S RESIDENCE ON HIGH PLAINS DRIVE TO PIACE 11 DUNCKLEY CUDEN ARREST FOR THIS SERVER ASSAUCT. "LIVE PR 47 PARTIE 12 HAD DETERTIVE BROOME ALTUALLY LOOKED IN THE RECORD 13 AND HIS NOTES HE WOULD SEE THAT THERE IS ABSOLUTELY NO 14 MODUS OPERANDI CONNETTING THE TWO CASES, LURA IN 2005 WAS SOBER AS CONFIRMED BY RPD TRANSCRIPTS OF INTERVIEW (SEE P. 25 /1% 16 PART IV) AND THE ONLY MENTION OF ALECTIC WAS IN RPD 0534027 PG 4. " SERTON DID NOT ANSWER HER AND POURED A SHOT OF VODER 18 AND INGESTED IT" (PG 9 PART IV). IN 2007 DESSICA WAS 19 CLEARLY INTOXICATED WITH A BLOOD ALCOHOL LEVEL (BAL) OF , 226 (SEE pg 11/24 PORT IV). EXCEPT DETERTIVE BROWNE USED THAT AS A ARED OF CREATING PROBABLE COUSE WHERE IT IN FACT DID NOT Exist. Also confirmed at the Preziminary Hearing on (pg 103/ 3-13 MINTOXICATED VICTIMS WAS THE CONNECTION. BUT Also 24 STATING THAT PETITIONER. WAS ON THE PHONE WITH HIS WIFE DURING INCIDENTS TO ESTABLISH AN ALIBI ( ps 127/1,2 Pant IV) EXCEPT AT NO POINT DIRING THE 0534027 INTERVIEWS WAS WIFE MENTIONED AS -44- 27 AN ALIBI. FAILURE TO INVESTIGATE EVEN HIS OWN NOTES BUT IGNORING

25 IT TO CREATE PROBOBLE CONSE IN AREAS HE FEST WAS NEEDED TO 12 1250-

HIS GOAL 'TO GET BRENDAN BEHIND THARS" (RG 59/22 PART II). OBVIOUSLY BY ANY MEAN'S NECESSESDAY, LIKE IGNORING OBVIOUS EVIDENCE, FAILIM TO PRIPARLY INVESTIGATE ALLEHATIMS, TO TAKE BUT A FEW HOLK TO MAKE SLEE THAT JUSTICE IS DONE. IN REGISTOS TO COUNT ONE THAT IS CURRENTLY UNDER ATTACK 'LEWDNESS WITH A CHILD' THE STATE HAS 6 IN FACT ABSOLUTELY NO EVIDENCE TO SUPPORT THIS ALLEGATION EXCEPT THE TESTIMONY OF ASHLEY V. DETECTIVES DID NOT EVEN FEEL IT NEEDED TO GENERATE A REPORT/COMPLAINT ON STATEMENT FOR ASHLEY V. TO SIGN CONFIRMING AND FORMOLLY FILING A COMPLEME AMAINST PETTTONER. WITH DIRECT RESPONCE TO COUNT ONE EVEN AT THE PREZIMINARY HEARING ANHERE THE STOTES ENTIRE COSE RESTS ASHLEY COULD NOT GIVE ANY DOTE OF THE INCIDENT AND COULD NOT GIVE A SPECIFIC TIME WHEN SHE MET THE PETITIONER. NOW HOW SHE MET HIM. THERE IS ABSOLUTELY NO EVIDENCE GATH-ERED TO ESTABLISH WITH CENTRINTY THE ARE WHEN THE INCIDENT OCCURED. AGE BEING AN IMPORTANT ASPECT IN A CHARGE OF LEW-DESS WITH A CHILD LUDGE 14. HAD THE STATE INVESTIGATED THIS SPECIFIC ALLETIATION IN STEAD OF PUSHING FOR AN APPRET IT WOULD YOUR SEEN THE IMPOSSIBILITY OF THIS OCCUPYING ALSO IT NOT BEING ABLE TO CONNECT 2007 to 2005 to 1998/99. W

3) ON MARCH 22, 2007 DURING THE INTERVIEW BETWEEN
PETITIONER AND DETECTIVE TOM BROOME ON LINE 19/20 PETITIONER
SAYS:"... DOES IT MEAN ANTHING FOR THE FACT THAT WHILE SHE
WAS DOING IT SHE PULLED UP HER SHIRT AND WAS TRYING TO
SHOW ME HER BREATTS? AND ON HER LEFT NIPPLE IS - 13 A
BAND DID?" (SEE PART IX PS 130/19,20) DETECTIVE BROOME RESPONDED
"NOT REALY." EXCEPT HE DISO DISMISSED THAT LEAD! / INFORMATION

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I IN RPD 07944601 THERE IS ANOTHER MENTION OF THE BAND-2 AID AND AHAIN ANOTHER DISMISSAL BY DETECTIVE BROWNE. EVIDENCE OR INFORMATION THAT COULD CREATE REMOVABLE 4 DOUBT IN REGIONS TO A CHARGE THE POLICE SHOULD INY-ESTIGATE NO MATTER WHERE IT MAY LEAD. (SEE PT. TIL p. 58 )

BY DETECTIVE BROOME MAKING A PROJUNE 'FOLLOW-UP' 7 PHONE CALL TO THE VICTIM DESSICA'S BUYFRIEND TO ETTHER 8 CONFIRM THE BAND-AID ON NOT. IT WOULD HAVE COST A 9 DOUBT ON EITHER THE VICTIMS STATEMENT AND ACCOUNT OF 10 THE INCIDENT OR THAT OF THE PETHTOWERS RENDITION OF 11 THE INCIDENT. ALAS BEZOUSE THE STATE SPECIFICALLY DETECTIVE 12 TOM BROOME IGNORED YET ANOTHER CRUCIAL PIECE OF INFORMATION 13 THE WORLD OR THIS COURT WILL NEVER KNOW WHERE THOP 14 INFORMATION WOULD HAVE LED. PROVING YET AGAIN THAT 15 MINOR THINGS LIKE MOTERIAL EXCULPATIONY EVIDENCE WILL NOT 16 GET IN DETERNE BROOMES MAY OF REACHIM HIS ULTIMATE 17 GOOL STEING THE PETITIONER BEHIND BORS!

ALSO DURING THE SAME INTERVIEW WHILE BEING STARLHED 18 19 DETECTIVE BROOME FOUND A COMPUTER DUSK WITH TEMPLIPTES OF LETTERS FOR THE PTO' PARENTS TEACHER ORGANIZATION. NOW ညပ THE PACT THAT DETECTIVE BROWNE CONNECTED TWO RANDOW CASES OVER TWO YEARS APART WITHOUT NOTES OF REFERENCE TO THE RECORD SHOWS AN AMPZING MEMORY. SO HOW DID. THE FORSET THAT THE PETMONER WAS A PART OF THE P.T. U. 25 AN ORGINIZATION CENTERED AROUND CHILDREN WHEN THE 26 MAIN CHARLES IN RJC 2007-033884 WERE AGAINST -46-27 CHILDREN. BUT FAILED TO INTERVIEW ANYONE ASSOCIATED WITH THE PTD TO SEE IF THERE MAY OR MAY NOV10352

OTHER VICTIMS, NO INVESTIGATION TO THE SCHOOL, INTERVIEW OF THE PRINCIPAL TEACHER, OTHER PARENTS, NOTHING, THAT 3 BRINGS SERIOUS DOUBT AND CONCERN TO HIS UNDERLYING 4 morries. A FLAG GOES up when A 'SEX Offender' Has 5 Information DIRECTLY CONNECTING HIM TO A ORGINIZATION THAT 6 KENTERS AROUND CHILDREN (SEE PORT IT 03/37/1-9) 4) ALL THE INFORMATION / EVIDENCE THAT DETECTIVE TOM BRUME FAILED TO INVESTIGATE ON FOLLOW UP WAS ALL MATERIAL EVIDENCE, THAT HAD IT BEEN INVESTIGATED PROPERTY AND BEZOME A PART OF THE REZUND, THEME IS A REDUMBLE PROBABILITY THAT THE RESULTS OF THIS CASE WOULD HAVE BEEN DIFFERENT. IGNORING ON OVERLOOKING ONE INCIDENT IS 13 ONE THING POSSIBLY NEGLAHAGE BUT TO INTENTIONALLY IGNORE AND FAIL TO PRINTING / GATHER POTENTIONALLY EXCULPATIVEY 15 EVIDENCE IN OBVIOUS BOD FAITH, A DISMISSIAL OF ALL RELATED CHORGES MAY BE AN ADAGUATE REMINY BOSED ON THE EXAMINATION OF THE COSE AS A WHOLE. BEZAUSE THIS EVIDENCE AND LAUR THERE OF FROM DETECTIVE BROOME PROVES BAD FAITH ON THE PART OF THE GOVERNMENT AND THAT PETMONER IS ENTITIED TO A PRESUMPTION THAT THE EVIDENCE 21 WOULD HAVE BEEN UN FAVORABLE TO THE STATE, RESULTING IN THE GROSS PREJUDICING OF PETITIONER IN REGARDS TO THE LACK スス 23 OF EVIDENCE AND MALICIOUS CONDUCT OF DETECTIVE TOM BROOME. PETMONER MEREFORE HUMBLY REQUEST THE COURTS 24 25 TO DISMISS AND VACATE THE ORDER OF CONVICTION AND THE ፈሩ GUILTY PEED MONORORDUM ON THE INEGAL AND INAPPROPRIATE 47- 27 ACTIONS OF THE STATE TO EVEN HOUSE EVIDENCE TO SUPPORT ON ESTOBLISH PROBOBLE COUSE LET ALONE A CONVICTION V10.53

THE STATE HAD AND STILL HOW A DUTY TO BE DILIBERT AND TO ADAQUATURY INVESTIGATE A CASE, TO CHAVE NO STONE 3 UNTURNED, BY DOING A FULL AND ADAQUATE INVESTIGATION IN 4 REGARDS TO A CASE IS THE ONLY WAY THAT THE STATE 5 CAN FULLY ACOMPLISH ITS GUAL AS REPRESENTATIVES OF THE STATE AND ULTAMITLY THE PEOPLE, THAT OF HAVING THE DITY TO NOT MERLY CONVICT BUT TO SEE THAT DUSTICE IS DONE BY SEEKING TRUTH OF THE MATTER AND TO ENSURE THAT A JURY ON TRIEN, THES THE CASE SOLEY 10 ON THE BASIS OF ACTUAL FACTS PRESENTED TO THEM. ALL THE NEEDED FAITS TO MAKE AN EDUCATED DECISION AS TOO COULT ON INMOCENCE BEYOND A REASONABLE DOUBT.

# GROUND SIX: FAILURE TO HAVE SUFFICIENT EVIDENCE

PETITIONER IS IN CUSTODY IN VIOLATION OF HIS PRIGHT TO DUE PROCESS AND A FAIR TRIAL GUARANTEED BY 18 THE FIFTH, SIXTH AND FOURTEENTH AMENDMENTS OF THE UNITED STATES CONSTITUTION, BECAUSE THE STATE HAD / HAS INSUFFICIENT EVEDENCE TO PROVE AND SUPPORT A CRIME OCCURING LET ALONE ANY EVIDENCE TO SUBSTANCIATE AND JUSTIFY A CONVICTION.

## SUPPORTING FACTS:

1) PETITIONER IS INCARCERATED DUE TO A GUILTY PLEN MEMORANDUM OFFERED TO HIM BY THE STATE, IN WHICH HE WAS LED TO BELIEVE THAT THE STATE WAS IN POSSESION OF ENOUGH EVIDENCE TO PRODUCE A VERDICT OF GUILTY INVITAGES4

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1 CHARGES IN FACT PROCEEDED TO A TRIAL BY JURY BY 2 PHAT CLAIMING IT COULD PROVE GUILT BEYOND A 3 REASONABLE DOUBT TO THE JURY COUNT ONE THAT IS 4 UNDER ATTACK IN THE ORDER OF CONVICTION IS A CHARGE OF LEWDNESS WITH A CHILD UNDER 14 YEARS (NRS 201, 236) 6 AND COURT TWO IS ATTEMPTED SEXUAL ASSAULT A VIOLATION OF 7 (NRS 193, 330) IN THE ALTERNATIVE TO SERVAL ASSAULT (NRS 8 200,366. Lets Examine BOTH OF THESE CHARGES AND THE 9 EVIDENCE THAT THE STATE FELT JUSTIFIED THE CLAIM OF 10 DUDUGH EVIDENCE TO OBTAIN A GUILTY VERDING (BEYOND A 11 PERSONAINE DOUBT.). 2) WHEN A SUSPECT, DEFENDANT, POTITIONER IS CHARGED 12 13 WITH THE ACCUSATION AND CRIME OF LEWDNESS WITH A CHILD 14 CUDER 14 YEARS, THE STATE HAS AN OBLIGATION TO PROVE 15 TWO FACTORS IN THE CASE, FIRST THEY MUST PROVE THAT 16 A LEWD OR LASCIVIOUS ACT DID IN FACT OCCUR AND THE SEROND IS TO PROVE THAT SAID ALT WAS IN FACT COM-IN ITTED ON A CHILD UNDER 14 YEAR, SO AGE IS A KEY PACTUR. 19 SINCE THE ONLY EVIDENCE THAT A CRIME EVEN DID. OCCUR WAS BASED SOLEY ON ASHLEY V.'S TESTIMONY AT THE PRELIMINARY HEARING (SEE PART II PUR 61-90) WE WILL EXAMINE THAT 'EVIDENCE'. ASHLEY COULD NOT GIVE A DATE, ANY DATE FOR THAT MATTER IN WHICH SHE MET THE PETITIONER, NOW COULD SHE GIVE ANY INFORMATION AT TO HOW SHE MET Him. EXCEPT THAT SHE WOULD CONCEDE THAT SHE COILD HAVE MET. PETITIONER THE SAME TIME MICHELLE MET HIM, WHICH WOULD -49- 27 PUT IT INTO LATE SUMMER EARLY FALL OF 2000. (SEE Part II

Pa 46/14-24) MICHELLE STATES HOW SHE MET PETITIONER DEPTITIONER DEPTITIONER

PREGNANCY OF HER DOUGHTER, MOKING THE DATE THAT SHE (ASHLEY) AND THE PETITIONER FIRST MET IN 2000. SINCE SHE IS OLDER THAN MICHELE WHO CLAIMED TO HAVE MET PETITIONER WHEN IME WAS PREGNANT AT THE AME UF 13 THAN IT WOULD PROBABLY MAKE HER OLDER THAN IM. THERE IS ABSOLUTELY NO EVIDENCE TO SHOW WHAT HER ALE WAS. AND THUS THE STATE AT PRELIMINARY BY THE ONLY EVIDENCE IT HAD FAILED TO SHOW THAT THIS CRIME WAS IN PACT DONE URPOW A CHILD, YET ALL THE EVIDENCE 10 PETITIONER BRINGS FOWERD PROVES IT CAN NOT HAPPEN WHEN SHE WAS 12. SO THE STATE HAS NO SUCH EVIDENCE IN COURT ONE TO ALLOW LEGALLY OR AT CEAST ETHICALLY THE STATEMENT IT HAD/HAS SUFFICIENT EVIDENCE TO SUPPORT AMP OBTAIN A GULTY VERDICTI 3) COUNT TWO IS ATTEMPTED SEXUAL ASSAULT BUT. 15 16 FOR ALL INTENSIVE PURPOSES TO PROVE INSUFFICIENT EVIDENCE

MUE WILL EXAMINE THE COURT IN THE ORIGINAL FORM, THAT 18 OF A VIOLATION OF NRS 200, 366 SEXUAL ASSAULT, THE STATE 19 LEGESLATURE DEPINES SETUPL ASSAULT IN PART AS: "A PERSON 20 WHO SUBJECTS ANOTHER PERSON TO SEXUAL PENETRATION OR WHO FORCES ANOTHER PERSON TO MAKE A SERUAL PENETRATION ON HIMSELF OR ANOTHER ... AGAINST THE WILL OF THE VICTIM ... IS GUILTY OF SERVAL ASSAULT! ( PART I PG 136)

ON MARLY 10, 2007 JESSICA MADE THE 25 ALLEGATION THAT THE PETITIONER FORCED HIS PENIS INTO HER MOTH WHICH SHE CLAIMED SHE SUBSEQUENTLY BIT REPEATEDLY. (SEE POST IV PO 49-53 RPD 079446), AND THEN SHE EXPLAIUS TO MR. CLIFTON AT THE PRELIMINARY HEADVAD. 56

THAT THE PEMS WAS PLACED / FORCED INTO HER MOUTH WITH HER MOUTH OVER THE HEAD AND SHE BIT THE SHAFT. HARD ENOUGH AT SHE CLAIMS TO LEAVE TEETH MARKS, SEE PART II PAGE 38/16 to 30/2). SO BY DEFINITION OF SERVEL ASSECUT THE FORCABLE INSERTION OF THE PENIS INTO JESSICA'S MOUTH WOULD WARRENT A CHARGE OF SERVAL ASSAULT. BUT THE ACTUAL EVIDENCE DOES NOT SUPPORT THIS CLAIM AT ALL. IN THE RPD REPORT OTOGUYG IT STATES NO VISIABLE INSURY TO BRENDANS PENT SHAFT, HEAD OR BASE" (SEE PART IV pg 52) BUT SURELEY THE DNA SAMPLES OBTAINED THAT NIGHT OF PETMONERS PENIS SHOWS DNA TRANSFER WHICH IS TO BE IMPOSSIBLE FOR A SEXUAL PENETRATION TO HAVE OCCUPED AND NO DUA TRANSFER. YET DNA RESULTS DOTED MAY 21, 2007 STATES "NO DNA FOREIGN TO THE SOURCE, BRENDAN DUNCKLEY, WAS OBTAINED FROM THE GENITAL SWABS! SO NO MARLY AND NO DNA THE ONLY LOUICAL EXPLINATION TO THIS QUANDRY IS THE MOST OBVIOUS NO SEXUAL PENETRATION OCCURED SO THERE FORE NO CRIME, (SEE PART I PG 58,59) 19 ADD TO THAT THE FACT THAT JESSICA COULD NOT EVEN GIVE A DESCRIPTION OF THE 'ATTACKER! YET CLAIMS SHE PICHED THE PETITIONER OUT UF A PHOTO LINE UP. (SEE PART II PG 36/5-24 ) AND IN THE COURT ROOM STATED SHE COLD NOT GIVE A DESCRIPTION OF THE ATTACHER, (SEE PART II PN. 22/11:12) THE 'LINE-UP WAS CONFIRMED BY DETERTIVE BROOME AT THE PRECIMINARY HERRING 25 (SEE PART II PG 108/21-24 60 109/1-8) YET NO WHERE IN THE ENTIRE TRANSCRIPT OF THE INTERVIEW BETWEEN JESSICO AND DETECTIVE 26 BROOME DID THEY EVER DO A PHOTO LINE-UP. CIVING SERIOUS

28 DOUBT AS TO LESSICAS ACTUAL ABILITY TO IDENTIFY THE VATOLATION

(SEE PART IV PGS 111-119 ). AGAIN SHOWING THE GROSS 2 WEAKNESS OF THE CASE, JESSICA SIMPLY IDENTIFIED THE PETTONER BETAUSE HE WAS IN THE RIGHT SEAT. EVEN 4 DURING HER INTERVIEW SHE TOLD DETERTIVE BROOME I'ME 5 COULD NOT IDENTIFY THE "ATTAINER", (SEE PARTITE PE 1/3/18) SO. IN OVERALL REVIEW OF THE STATES OBVIOUS 6 7 LACK OF ANY SUFFICIENT EVIDENCE TO JUTIFY THE APROACHING & THE PETITIONER WITH A 'DEAL' IT KNEW IT COULD NOT PASS AS SUBSTRUTION TO A SURY IS IN IDELY DETRIMENTAL AND INTENTIONALLY PREJUDICIAL TO PETITIONER, BECAUSE IN COUNT ONE IN THE ABJENSE OF COMPETENT PROOF OF ALLE THE PETMONER COULD NOT BE PROPERLY CONVICTED OF LEWDNESS 13 WITH A CHILD UNDER 14 YEARS. ADD THE FACT THAT DEFENSE 14 Courses Falled to PREFORM ANY PRE TRIAL INVESTIGATION IT 15 SHOWS THAT IN THE PRESENT CASE UNDER ATTOM, SINCE THERE 13 ABSOLUTELY NO PHYSICAL EVIDENCE OF THE ALLEGED LEWINESS 17 CHARGE AND NOWE IN THE SEXUAL ASSAULT (ATTEMPTED) CHARGE THE OUTCOME DEPENDED PRIMARLY IF A JUNY WOULD BELIEVE THE 'VICTIMS' OR THE PETITIONER. BY Coursel failing to Infact

BELOWSE THE STATE HAS NO EVIDENCE FOR

AT COURT ONE AND THE EVIDENCE IT HAS FOR COURT TWO PROVES

AT NO ATTACK OF PENETRATION HAPPENED THE ONLY STATIFIABLE

REMINY TO CORRECT THIS MANIFEST INSURICE IS TO VACATE

A) DISMISS AND REVENSE ALL COURTS IN THE ORDER OF CONVICTION

28 ON GROUNDS of THE STATES FAILURE TO PROVIDE SUfficient VAIDLOSSICE

INVESTIGATE AND THE LACK OF PREPENDITION FOR THIS IN THE

ADDITION TO THE STATE HAVING NO EVIDENCE WHATSO EVER . IT

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GROUND SEVEN: BRADY VIOLATION (WITHHULDIM FAVOROBLE EVIDENCE

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PETITIONERS CONVICTION AND SENTENCE ARE INVALIDED UNDER FEDERAL CONSTITUTIONAL GUARANTEES OF DUE PROCESS AND EQUAL PROTECTION, DUE TO THE STATES FAILURE TO DISCLOSE MATERIAL AND EXCULPATORY EVIDENCE, AS WELL AS DEFENSE COUNSELS FAILURE TO INTRODUCE IMPERCUMENT EVID

DEPENSE COUNSELS FAILURE TO INTRODUCE IMPERIMENT

ENCE IT HAD IN ITS POSSESION. - UNITED STATES CONSTITUTIONAL

AMENDMENTS V, VI AND XIV.

## SUPPORTING FACTS:

12 1) IN GENERAL, BRADY VIOLATIONS PETITION DIRECTLY TO THE 13 14 PROSECUTION'S LACK OF BRINGING FORTH EVIDENCE THAT IS FAVORABLE TO THE ACCUSED BOTH TO THE DEPENSE COUNSEL WHETHER OR NOT A FORMAL REQUEST WAS GIVEN AND ASO TO BRING IT FOURTO TO THE COURTS OF THE RECORD. BUT IN THE BASIC FOUNDATION OF BRADY THE PREMISE IS THAT: 1) FAVORABLE EVIDENCE TWO ARDS THE ACCUSED EXISTS: 2) COUNSER (ON 20 ETTHER SIDE OF THE AISLE) FALLED TO INTRODUCE IT AND TO 21 BRING IT FOWARD. ALLOWING THE TRIER OF THE CASE TO MAKE ھر AN INFORMED DECISION AS TO THE GUILT OR INNOCENCE OF AN 23 ACCUSED BASED ON ALL FACTS AND EVIDENCE RELEVANT TO THE CASE BEFORE THEM; AND 3) THAT DUE TO THE FAILURE OF COUNSEL (AGAIN ON EITHER SIDE OF THE AISLE) TO INTRO-SUCH EVIDENCE THAT WOULD CREATE REASONIDBLE 53- 27 DOUBT, AS TO THE ACCUSED GUILT OR INNOCENCE WHERE IT PREVIOUSLY DID NOT EXIST, ETTHER BY GROSS NEGLAGANCY 10859

INCOMPETANCE, OR BY OBVIOUSLY INTENTIONAL WITHHOLDING 2 BY THE STATE DUE TO IT BEING DAMPHING TO ITS CASE, THE 3 ACCUSED WAS IN FACT PREJUDICED BY THESE ACTIONS. THE ONLY DIFFERENCE BETWEEN THE STATES ACTIONS AND THE DEFENSE COUNSEL IS HOW THE PREJUDICE IS REFERED TO. THE GROSS NEGLAHENCE OF DEPENSE COUNSEL TO HAVE EVIDENCE THAT IS FAVORABLE TO HIS CLIENT AND TO NOT BRING & IT FOWARD IS SO OBSENE IT ACTUALLY SHOCKS THE CONSCIE-9 NCE AND WHAT SOCIETY BELIEVES TO BE THE BASIC DUTY OF 10 A DEPENSE ATTORNEY . TO FIGHT AS AN ADVOCATE FOR THIER 11 CHENT. TO DO ANY LESS WOULD SHOW GROSS NEGLAGENCE, AS 12 WELL AS INCOMPETANCE TO BE THE "GUIDING HAND" TO HIS 13 CLIENT HELPING HIM THROUGH THE ADVESARIAL MINE FIELD 14 CALLED THE CRIMINAL JUSTICE SYSTEM. PAILING TO PROVIDE THE 15 BASIC STANDARDS SET OUT BY THE SIXTH AMENDMENT FOR 16 EFFECTIVE ASSISTANCE OF COUNSEL. WHEN THE STATE HAS EVIDENCE AND FAILS TO BRING IT 17 18 FOWARD, THEN THEY INTENTIONALLY DECIDE TO VIOLATE THE ACCUSED RIGHTS OF BLE PROCESS, BUT DEEPER THAN THAT IT CAN ALSO CAST SERIOUS DOUBT ON THE PROSECUTIONS CREDABILITY 11 BUTH THE CASE AND THE PROSECUTION HIS/HEXSELF, KNOWING ત્રર THAT THE EVIDENCE WAS FAVORABLE TO THE ACCUSED AND AT **3**3 THE SAME TIME IT MUST BE ASSUMED THAT IT WOULD 24 EQUOLLY DAMPHING TO THE STATES CASE, SO BY THE STATE DECIDING NOT TO INTRODUCE PRODUCE THE EVIDENCE 25 26 IT DECIDED THAT WINING THE CASE WAS MURE IMPONTANT -51- 27 THAN THE ACCUSED RIGHT TO ADAGUATRY DEFEND HIMSELF. NEGLECTION THE FACT THAT A PROSECUTION DUTY IS NEW FACT

MERKELY TO OBTAIN A CONVICTION BUT TO SEE THAT JUSTICE IS DONE. ALL OF THESE SERIOUS CONCERNS, VIOLATIONS AND 4 NEGLAGENT ACTS HAVE HAPPENED IN THIS CURRENT CASE IBEFORE THIS COURT. ALL ARE SUPPORTED BY PRECORD AND ALSO BY THE LACK OF RECORD BY COUNSEL NOT INTRADUCING THE POLLOWING EVIDENCE, THAT WHEN LOOKED AT IN THE REPERANCE TO THE ENTIRE RECORD IT CREATES REASON-ABLE DOUBT WHERE IT PREVIOUSLY DID NOT EXIST. PUTTING THE ENTIRE CASE INTO AN ENTIRELY DIFFERENT LIGHT CASTING DOUBT ON THE CONFIDENCE OF THE CONVICTIONS 12 ITSELF, BECAUSE HAD THE EVIDENCE BEEN INTRODUCED BY 13 ETHER SIDE OF THE AISLE PROJECUTION ON DEFENSE, THEYLE IIS SEPHOUS DOUBT THAT PETTHONER WOULD HAVE ENTERED 14 INTO A GUILTY PLEA AND NOT HAVE INSISTED ON GUING 100 A TRIAL WITH A JURY. 17 2) IN COUNT TWO OF THE OPDER OF CONVICTION 184 19 THAT IS UNDER ATTACK AS WELL AS THE GUILTY PLEA 26 MEMORANDUM. THE CHARGE IS AN AMENDED CHARGE OF 21 ATTEMPTED SEXUAL ASSAULT A VIOLATION OF NRS. 193.330 FROM THE DRIVING CHARLIE OF SEXUAL ASSAULT A VIOLATION OF NRS. 200, 366, THIS IS RELEVANT TO THE CURRENT 24 GROWD OF THE STATE WITHHOLDING FAVORABLE EVIDENCE 25 FROM THE ACCUSED / PETITIONER; AS WELL AS THE STATE KEEPING THE COURTS UNINFORMED. THE STATE LEGISLATURE -55- 27 DEFINES THE CHARGE OF SEXUAL ASSAULT IN PART AS: A PERSON WHO SUBJECTS ANOTHER PERSON TO SEXUAL

PENETRATION OR WHO FORCES ANOTHER PERSON TO MAKE A SEXUAL PENETRATION ON HIMSELF OR ANOTHER ... AGAINST THE WILL OF THE VICTIM ... IS GUILTY OF SERUAL ASSAULT!

4 IN THE VICTIMS TESTIMONY AT THE PRELIMINARY HEAR. 5 NON (PARTI PG 38/16-40/2) AS WELL AS THE NIGHT IN QUESTION TO 6 REND POLICE (PART IT PAS. 52, PG. 87/33+0 88/10) AND LATER WITH 7 DETERME BROWNS AT THE INTERNIEW ON 3/19/07 (PONT IN PG 1/2/49 6 8 113/20 \$ 113/29-40) SHE CLAIMED TO HAVE HAD THE PETTHONER 9 SHOVE HIS PENIS INTO HER MOUTH LENGHTH WISE 'MOUTH 10 Over HEAD' AND SUBJEQUALTLY BIT AS HARD AT SHE 11 COULD REPEATEDLY, ASSURING DETECTIVE BROOME THAT THEME 12 WOULD BE POSSITIVE DNA TRANSFER. EXCEPT THE STATE 13 PAILED TO PRODUCE A REPORT FROM THE WASHUG COUNTY 14 SUERIFF'S OFFICE FORENSIC SCIENCE DIVISION DATED 15 MAY 21, 2007 (PART I PG 58-59) A FULL FOURTY-FOUR 16 DAYS PRIOR TO THE PREZIMINARY HEARING. THAT REPORT 17 STATES " NO DNA FOREIGN TO THE SOURCE, BRENDAN DUNCKLEY, 18 WAS OBTAINED FROM THE GENTAL SWABS. "NO DNA, THAT IS EXTREMLY RELIVENT, ADD TOTHAT THE FAUT THAT ON THE NIGHT IN QUESTION WHICH JESSICA CLAIMED TO HAVE BIT THE PETITIONER RPD OFFICER HEGLAR STATED" BREW-DAN HAD NO VISIBLE INJURY TO PENIS SHAFT, HEAD OR BASE" (PART ITZ PS 52). THE STATE KNEW PRIOR TO THE PREZIMINARY HEARING THAT THE EVIDENCE IN FACT POINTED TO THE EXALT OPPOSITE OF THE NRS DESCRIPTION TO 26 SUPPORT A CHARRE OF SERUAL ASSAULT. NO DNA PLUS 56. 27 NO MARKS EQUALS NO PENETRATION WHICH EQUALS NO CRIME.

28 Has DEPENSE GOTEN THAT PRIOR TO THE PRELIMINARY HEADING

1 AND NOT AS (PART I PG 58) SHOWS FEBRUARY 7, 2008 IT 2 WOULD HAVE BEEN ABLE TO CREATE RENUMBBLE DOUBT 3 AT THE PRELIMINARY HEARING AND USE IT AS POSSIBLE "IMPEACHMENT EVIDENCE TO JESSICA. BUT BECAUSE THE SISTATE DECIDED TO WITHHOLD THIS FAVORABLE EVIDENCE 6 WE MAY NEVER KNOW WHAT JUDGE ALBRIGHT WOULD 7 HAVE DECIDED IN REGARD TO CASE NO. 2007-033584 AND 8 COUNT II OF SEXUAL ASSAULT AGAINST JESSICO H. 3) ON APRIL 18,2007 DETECTIVE TOM BROOME (RPD) 11 HAD A CONVERSATION WITH JENNY DUNCKLEY, PETMONERS EX-WIFE. 12 IN THAT CONVERSATION DETECTIVE BROOME WAS INFORMED THAT 13 SHE AND THE PETMONER WERE MARRIED AND PENDED TOGE-14 THER UNTIL OUR MARCIAGE BROKE UP IN JULY OF 1999' SHE STATED THAT WE RESIDED IN OAKHURST CALIFORNIA IN MADERA 16 COUTY UNTIL THEN AFTER COLLEGE, HE ALSO LEARNED 17 THAT WE MET IN NEW YOM AND HAD BEEN DIVORCED FOR 18 ABOUT 5 to 6 YEARS (PART I PA 128). HE ALSO OBTAINED A 19 MADERA COUTY SHERIFF REPORT ON APRIL 19, 2007 (PART 20 I PG 129,130) IN IT IT SHOWS PETITIONER RESIDED IN OAKHU-21 RST, CALIFORNIA AT LEAST UNDL JULY 19, 1999, THAT INFORMATION IS RECEVANT BECAUSE COUNT ONE IN THE OCOER OF CONVICTION IS LEWDINESS WITH A CHILD UNDER 14 YEARS, IN WHICK ASHLEY CLAIMED THAT BETWEEN 25 AUGUST 14,1998 AND AUGUST 13, 1999 SHE AND THE 26 PETITIONEL HAD CONSENTURE SEX. ( PONT II PS 71/21 to 72/4; PANT -57- 27 III pg 45/19-21; PART III pg 47) BUT NO WHERE DURING 415 TEST-27 IMONY ON JULY 2, 2007 DOES DETECTIVE BROOME MENTINY 194 63

CONVERSATION, REPORT ME GENERATED ON APPUL 19, 2007 OR THE 2 MADERA COUNTY SHERIFF DEPARTMENT REPORT HE RECEIVED THE SAME 3 DOT. (PART II PG: 90 to 116). AGAIN THAT INFORMATION AND EVID-4 ENCE WOULD HOVE BEEN EXTREMLY RELEVANT AND FAVORABLE TO THE PETITIONER.

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4) PETTIONERS COUNSER DAVID C'O'MARA WAS IN & POSSETION OF THIS REPORT BECAUSE DETECTIVE BROWNE HAD 9 RELEASED IT TO PETITIONER'S EX-WIFE'S ATTORNEY KENNETH 10 BALLARD ON MAY 25, 2007 (PART IT PG 115, 121) AND ENTERUD III INTO CASE NO: CVO3749 AS EVIDIENCE EXHIBIT D (SEEPART I 12 PG III), PETITIONER PROVIDED COURSEL DAVID C. O'MARA WITH. 13 THIS REPORT AS WELL AS ORIGINAL DAV REGISTRATION FOR 14 FOND TOURUS, CULINARY INSTITUTE TRANSCRIPTS, (PART I PAS 86 to 15 90) AS WELL AS INTERNAL REVENUE RECORDS (PART IT PA 91-99) 16 ALL CONFIRMING RESIDENCY DURING THE ALLEGED TIME FRAME 17 OF AUGUST 1998 to AUGUST 2000. CONFIRMATION OF HIS HAVING 18 THESE RECENDS IS HIS LETTER RETURNING THEM . CPART I PLSG. 57). YET AT NO POINT DID HE EVER USE THIS DOCUMENTATION 20 TO PROVE HIS CLIENT'S INNOCEDIE.

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5) ON APRIL 21,2009 AND UN JUNE 15,2009 TWO LETTERS WERE JENT TO THE WASHUE COWAY DUTICKT ATTORNEY OFFICE (PART IT PG. 65 to 82) INCLUDING EXCULPATORY EVIDENCE TO PROVE ALTHAL AND PATRAL INNOCENCE TO COUNT ONE IN THE ORDER OF CONVICTION, ALL THE EVIDENCE WAS EUDENCE THAT ETTHER THE STOTE HAD OR DEPENSE COUNSEL HAD BOTH PAILING TO PRODUCE OR INTRODUCE. INCLUDING (PORT & PANS 87-90; 102-104; 127-128). YET THE 10064

I HAS STILL PAILED TO CORRECT THE 'MANIFEST INSUSTICE' OF THE Cants. PETITIONER HAS ATTEMPTED REPEATEDLY TO ALLOW THE STATE TO TAKE IT UPON ITSELF TO CORRECT THE RECOND AND WITHDRAW A CHARGE THEY KNOW TO BE SUPPONTED BY PRE JUDICIAL AND PERSURED TEXTIMONY. AS WELL AS EVIDENCE IT KNOWS CONTRADICTS A CONVICTION IN ATTEMPTED STRUCK ASSAULT KNOWING NO PENETRATION COULD HAVE OCCURRED. BUT ALAS THE STATE STILL FEELS THAT THE CONVICTION 13 MORE IMPORTANT THON SEENING 'TRUTH AND 'SUSTICE' III LIKE ITS SEAL STATES. SO THE PETMONER NOW HUMBLY 12 REQUESTS THIS COURT TO GRANT HIM RELIEF THAT HE 13 DESERVES, FOR HAD ALL THIS EVIDENCE AND INFORMATION 14 COME FOWARD IT WOULD AND DOES CAST DOUBT ON THE 15 CONFIDENCE OF THE CONVICTION AND THE MOTIVES OF THE 16 STATE AND DEFENSE CONSER BY OFFERING AND DUNWING 17 A DEAL BASED ON FICTION, LIES AND UNSUPPONTED CHARMES. 18 PREJUDICING THE PETITIONEN, WHO HAD HE BEEN AMONE OF 19 THIS HE WOULD HAVE INSINTED ON A TRIAL. BY THE SUPPORT-20 ING FACTS IN THIS MATTER IT WOULD JUSTIFY VACATING ON THE AD GROUNDS OF UBUIOUS VIOLATION OF PETITIONERY PIGHT TO DUE PROCESS BY GROSS NEGLEGAME AND INCOMPETANCE ON THE PART OF BOTH THE PROSECUTION AND THAT OF THE 24 DEFENSE COUNSER DAVID C. O'MARA. 25 THE PRIMARY PURPOSE OF BRADY REQUIRING DISCLOSURE OF EVI-26 | DENCE PAVORABLE TO THE ACCUSED IS NOT TO DISPLACE THE ADVISARY SYST-

52 2) EM AS THE PRIMARY MORNS BY WHICH TRUTH IS UNCOVERED BUT TO

28 SHOURE THAT A MISCARRIAGE OF JOSTICE DUES NOT UCCUY10.65

***** ** <b>*</b> ** ***	H)	GROUND EIGHT: BREACH OF CONTRACT - BY MEANS OF FRAND AND COERSION
	<u> </u>	
	3	PETITIONER WAS CONVICTED UPON ACCEPTANCE OF A GUILTY
	4	PLEA MEMORANDUM THAT IN ITSELF VIOLATED PETITIONERS DUE PROCESS
	5	BIGHTS, AND THE RIGHTS GUARANTEED IN THE FIFTH, SIXTH AND THE
	6	FOURTEENTH AMENDMENTS SET FORTH IN THE UNITED STATES CONSTITUTION.
	_7	
	8	Supporting Facts:
	9	
	10	1) A CONTRACT BY DEFINITION IS SIMPLY A PROMISE SUPPORTED
	11_	BY CONSIDERATION, WHICH ARISED, IN THE NORMAL COURSE OF EVENTS.
	12	CONTRACTS IN ITSELF MUST BE SUPPORTED BY VALID AND SUFFICIENT
	13	CONSIDERATION IN ORDER TO BE BOTH VALID AND LEGALLY ENFORCEABLE
	19	GENERALLY SPEAKING CONSIDERATION MUST FLOW FROM BOTH PARTIES INVOLVED.
	15	AT NO POINT DID PETITIONER BENIET FROM THIS CONTRACT, IF ANYTHING
-	16	IT PREJUDICED AND PUNISHED Him.
	17	A CONTRACT MAY BE RESCINDED ON THE GROUNDS OF FRAUD,
	18	FAILURE TO DISCLOSE FACTS, MISPEPPRESENTATION OF FACTS, COERSION, AND
	19	BREACH OF CONTRACT, IT MUST BE NOTED THAT IN THE CASE OF THE
	<b>70</b>	MISREPRESENTATION OF FACTS INVALIDATING A CONTRACT IT MAY CONSIST
	<u>ا ا</u>	IN DECEPTIVE CONDUCT AS WELL AS WORDS.
	ادا	BECAUSE THE GUILTY PLEA MEMORANDUM AS WAS USED IN
(	23	PETITIONERS CASE IS COVERED BY THE STANDARD PRACTICE OF
	24	CONTRACT LAW ANALYSIS, TEMPERED WITH THE AWARENESS OF DUE
	25	PROCESS CONCERNS FOR BOTH FAIRNESS AND ADEQUACY AS WITH
_ 2	۱6	ANY CONTRACT. IN WHICH THE DRAFTING PARTY HAS OVERWHELMINGLY
-60- 2	ר 🏻	Superior Barganing Position, PLEA AGREEMENTS ARE TO BE CONSTIUED
<u>ء</u>	.8-	STRICKTLY AGAINST THE GOVERNMENT. V10.66

2) UPON THE CREATION OF THE GUILTY PLEA MEMORANDUM THE STATE 1 2 PRESENTED A LEGALLY BINDING AGREEMENT THAT IN ITSELF MUST BE 3 ACURATE AND BASED ON FACTUAL BASIS. TO DO ANY LESS WOULD BE CONSTITUED AS KNOWINGLY ENTERING INTO A CONTRACT UNDER FALSE PRETENSE. RENDERING THE CONTRACT AS A WHOLE NULL AND VOID. BY THE STATE ADDING THE LINE FOR PETITIONER TO AGREE TO IN PAR-AGREAGE FIVE (5) (PS/2001) of THE GULTY PLEA MEMORANDUM OF: "I ADMIT THET THE STATE POSSESSESS SUFFICIENT EVIDENCE WHILL WOULD RESULT IN MY CONVICTION" THE STATE CLAIMED AND ALLEDGED OR LED PETITIONER TO BELIEVE THAT IT (THE STATE) WAS IN FACT IN POSSESSION OF SUCH EVIDENCE TO SUPPORT A VERDICT OF GUILTY BEYOND A REASONABLE DOUBT. 12 WHEN IN FACT IN REGARDS TO COUNT ONE OF THE PLEA DEN THE CHARGE OF LEWDNESS A VIOLATION OF NRS, 201, 230, THE STATE IN FACT WAS IN POSSESIUM OF ABSOLUTLY NO SUCH EVIDENCE WHAT SO EVER, IT WOULD BE HARD TO COMPREHEND THAT ADA VILORIA ACTUALLY BELIEVED 16 PHAT THE MERE TESTIMONY OF ASHLEY V. WOULD CONSTITUTE SUFFICIENT 17 EVIDENCE NEEDED TO OBTAIN A GUILTY VERDICT BY A JURY, ESPECIALLY 18 SINCE AT THAT POINT WAS IN FACT IN POSSESION OF INFORMATION THAT COULD BE DEEMED EXCULPATORY EVIDENCE FAVORABLE TO THE 20 PETITIONER. BEZAUSE DETECTIVE TOM BRUCME HAD GENERATED A REPORT ગ ON APRIL 19, 2007 AFTER SPEAKING TO PETITIONERS EX-WIFE SENNY DUNCKLEY THE PRIOR DAY, IN THAT REPORT JENNY STATED THAT THE  $\lambda\lambda$ 23 PETITIONER AND HERSELF MET IN NEW YORK AND WERE MARRIED. IT 24 ALSO STATES THEY LATER MOVED TO MADERIA CALIFORNIA AND RESIDED IN OAKHURIT, CALIFORNIA TOGIETHER LINTL THER MARRIAGE UP IN JULY OF 1999. (SEE RPO REPORT PS 127-1280). THAT REPORT -61-27 115 RELEVANT TO ACTUAL INNOCEDUCE BEZAUSE, ASHLEY TESTIFICA 28 AT THE PRELIMINARY HEARING IN JULY 2, 2007 SHE WASV10267

<b>\</b>	WHEN THE CRIME OCCURED BEING AUG. 14,1998 511 AUG 13,1999. (PS 7),
٦	21-24-72/4) (PART II)
3	IN REGARDS THAT INFORMATION IT SHOULD BE ASSUMED THAT
4	AS A COMPETANT REPRESENTATIVE OF THE STATE ADA VILORIA KNEW
5	THAT AS THE PROSECUTING ATTORNEY SHE HAD AND SHIL HAS A DUTY
<u></u>	TO LEARN OF ANY FAVORABLE EVIDENCE KNOWN TO OTHERS ACTING
7_	ON BEHALF OF THE GOVERNMENT IN THE CASE, INCluding THE POLICE.
४	SO WITH THAT BEING SAID AND THAT WOULD MEAN EITHER ONE OF TWO
۹	THINGS HAVE IN FACT OCCURED IN THIS CASE. EITHER ONE, ADA VITORIA
وا	IN FACT FAILED TO OBTAIN THE EXCULPATORY EVIDENCE PROVING ACTUAL
_11_	AND FACTUAL INNOCENCE TO THE SPECIFIC ALLECIATIONS IN COUNT ONE,
ام	DEMING THE CONTRACT! NULL AND VOID ON THE BASIS THAT IT WAS
13	NOT CREATED WITH FUL KNOWLEDGE OF THE FACTS IN QUESTION. OR,
14	SEROND, THE FACT THAT ADA VILORIA DID IN FALT KNOW OF THE RPD
15	REPORT AND STILL PROCEEDED FOWARD ON A CHARGE SHE KNEW WAS
اد	IN THE LEAST SUPPORTED BY PERTURED TESTIMONY, THAT SHE CONTINUALLY
<u> 17</u>	FAILED TO CORRECT, AND EAGERLY PERSUED A DEAL STILL INCLUDING
18	COUNT ONE. THAT BEING THE CASE RENDERS THE DEAL VOID AND
19	SUBJECT TO RELIEF, BEZAUSE ADA VILORIA KNOWINGLY AND INTENTIONALY
ત્રેહ	ENTERED AND CREATED A CONTRACT DEVING PETITIONERS OF SUBSTANTIAL
<u> </u>	CONSTITUTIONAL RIGHTS, WITH THE EXPLICIT INTENT TO DECIEVE AND TO
22	DEFRAUS PETITIONER. IN ADDITION EITHER BY INTENTIONALLY OR BY MEANS
33	OF NEGLAGENCE BY MISREPRESENTING OF THE FACTS IT LED TO THE
24	DETREMENT OF THE PETMONER, AS WELL AS PREJUDILE,
25	
ર્વે 6	3) As NOTED EARLIER A VALID CONTRACT MUST BE SUPPORTED
27	BY SUFFICIENT CONSIDERATION TO BOTH PARTIES. THAT WAS FAR
28	FROM THE CASE IN THIS CONTRACT AND SUBSEQUENT EXECUTION 68
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26

-63-

OF SAID CONTRACT AT THE SENTENCING HEARING. PETITIONER SIGNED THE CONTRACT IN GOOD FAITH, GIVING UP NUMEROUS CONSTITUTIONAL RIGHTS, SO THE QUESTION IS TO REVIEW THE MUTUAL CONSIDERATIONS EQUALLY BENIFITING BOTH PARTIES. THE STATE BENIFIED BY OBTAINING A GUILTY PLEA, AND A RESULTING CONVICTION, BUT THE PETMONER HAD HE GONE TO TRIPL WOYLD FACE THE POSSIBILITY OF TEN YEARS to LIFE IN COUNT ONE AND TWO TO TWENTY YEARS IN COURT TWO. AT THE TIME OF SIGNING 9 AND ENTERING PLEA, PETMONER HAD THE BELIEF, BY BOTH THE WRITEN ADDITIONS TO THE DEAL (PS 14/200) AS WELL AS THE COMENTS OF ADA VILUZIA AT THE HEARING ON MARCH 12 6,2008 "MY AGREEMENT IS DUT TO SEE IF THIS DEFENDANT IS 13 WORTHY OF ANY TYPE OF GRANT OF PROBATION, WHETHER HE CAN EARN IT UR NOT. I WANT TO SEE WHAT HE DOES BETWEEN NOW AND THEN " (PS 29/8-11) PETTIONER ABIDED BY ALL ASPECTS OF THE DEAL, BUT AT SENTENCING THAT ABIDING BY THE DEAL WAS CALLED POSTURING BY THE STATE TO THE COURTS. (PHIL) 47/8) PETTONER KEPT AND FULLY HONORED HIS SIDE OF THE DEAL. ALL THE WHILE THE ADA KNEW THAT SHE HAD NO INTENTION ON HONOROUG THE OPTION OF PROBATION. IN FACT SHE WENT AS FOR AS ARGUING AGAINST THE PSI RECOMMENDATION OF TWO. to Five Years For count Two, (pg III49/2-5) BY ARGUING AND ADIMATLY CAMPAIGNING FOR TWENTY YEARS. SHE FOUGHT FOR, SUGGESTED AND RECOMMENDED FOR EXACTLY WHAT PETMONER WOULD HAVE BEEN FOCING HAD HE GONE TO TRIAL WITH A JURY. EXCEPT THE STATE (ADA VILORIA) KNOWINGLY MANIPULATED THE "CARROT" OF PROBATION KNOWING IT TO BE FALSE, DECEIVING PETITIONER AND DENING HIM HIS RIGHT TO DEPEND HIMSELF PROPENTO.,69

	TO BRING WITNESSES ON HIS BEHALF, CONFRONT HIS ACCUSERS,
2	REMAIN FREE OF SELF INCRIMINATION, BE TRIED BY A DURY OF MIS
3	PEERS, (PS 23/2-517-10) ALL THESE THE STATE KNEW THE
q	PETITIONER WAS GIVING UP ON A FALSE DREAM OF PROBATION
	CREATED BY AN OVERZEALOUS ASSISTANT DISTRICT ATTORNEY MORE
6	FOCUSED ON OBTAINING A CONVICTION THAN SEEING THAT JUSTICE
7	IS DONE. BY CONVICTING A PERSON KNOWING THAT THEY ARE
১	INNOCENT IS THE FATTHEST THING FROM JUSTICE (SEE PART III)
٩	
(0	4) IN PARAGRAPH SEVEN (7) (PS 1310 OF THE GUILTY PLEA MEMOR-
<u> </u>	ANDUM THE STATE ADDED A LINE TO THE DEAL THAT WAS NOT
12	PART OF THE ORIGINAL CONSTRUCTION. IT STATED "INCLUDING ALL
13	COUNTS FLED AND DISMISSED IN RIC CASE NUMBER 2007-033884, " BY ADDING
14	THAT THE STATE, AGAIN BEING CONSIDERED FLLLY COMPETENT AND
15	HELD TO A HIGHER STANDARD, KNEW OR SHOWN HAVE KNOWN THAT
16	DUE PROCESS PROMIBITS A PROSECUTOR FROM REFILING CHARGES ONCE
17	DISMISSED FOR INSUFFICIENT EVIDENCE UNLESS THE PROSECUTUR CAN
18	PROVE ETTLER, THAT NEW EVIDENCE PREVIOUSLY UNAVAILABLE HAS
19	SURFACED OR, THAT IT CAN SHOW GOOD CAUSE OTHERWISE EXISTS TO
کری	DUTTEY THE REFILING OF THE CHARGES. THE DISMISSED CHARGES/COUNTS
<u> </u>	IN RJC 2007-033884 WERE ALL DISMISSED ON GROWAS OF
٦a	INSUFFICIENT EVIDENCE TO ESTABLISH PROBABLE CAUSE, THE BASIC LEVEL
23	OF A CRIMINAL CHARGE. BY THE PETITIONER NOT BEING EDUCATED IN
<u></u>	THE AREA OF LAW AND CONSIDERED A LAYMEN, WOULD ONLY LUNK
25	AT THIS AS A NOTICE THAT IF DEAL I'S NOT ACCEPTED IT WOULD
26	MEAN THE OTHER CHARGES WOULD BE FILED AND REFILED. REND-
54- 27	ETHING A MISREPRESENTATION OF FACTS, FALSE PRETENSE, AND SLIGHT
28	COERSION FOR IF IT CAN, AND WAS TAKEN AS A THREAT OF 10 RT.

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CRIMINAL PROSECUTION IF DEAL WAS NOT ACCEPTED. IN THE 2 ADDITION TO FALSE PRETENSE IT SHOWED INEFFECTIVE ASSISTANCE. OF COUNSEL FOR DEFENSE NOT CATEMING THE INTENTIONAL MISREP-RESENTATION OF FACTS BUT AGREEING TO IT AND ADVISING PETITIONER IN FAVOR OF IT, THE ADDITIONAL STATEMENT ADDED TO THE 'DEAL' ON PS 14/2 STATING " AND ALLOW ME THE OPPORTUNITY TO QUALIFY FOR PROBATION WHICH WOULD OTHERWISE BE UNAVAILABLE", COULD AND 13 CONSIDERED DECEPTIVE CONDUCT BY BOTH THE WORDS AND ACTS OF ADA VILORIA AT SENTENCING HEARING ANAMANTLY FIGHTING AGAINST THE SLIGHT POSSIBILITY OF PROBATION ( Pg 44/10+ PS 4B/ 7-8 / (4K19-20). (SEE PT. III)

5) DURING THE SENTENCING HEARING ADA VILORIA ATESTED REPEDEDLY TO PETMONERS HAVING AN EXTENSIVE AND SUBSTANTIAL HISTORY OF INAPPROPRIATE AND CRIMINAL BEHAVIOR SPANNING TEN (10) YEARS OF CRIMES (SEE 43/24+644/1; 45/12; 46/4-6) YET THE STATE ADDED IN PARAGRAPH TEN (10) (PS14) OF THE 'DEAL' THE FOLLOWING: "I REPRESENT I DO NOT HAVE A CRIMINAL REZUMO" SO IN THIS MATTER THE QUESTION IS WHICH CONTENTION AND CLAIM IS THE STATE SIDING WITH. ETTHER PETITIONER 13 A HABITUAL MASTER. CRIMINAL WITH TEN YEARS OF ALLEGATIONS AND ATTACKS THAT THE POLICE HAVE BEEN INVESTIGATING HIM FOR, DEMANDING HIS INCARLERATION. AND YET, BY THAT ARGUMENT, AT SENTENCING, IT MAKES THE ADDITION OF THAT STATEMENT TO BE FRAUDULANT AND A GROSS MISREPRESENTATION OF FACTS AND A BLAINTANT FAILURE TO DISCLOSE FACTS, NAMELY PETITIONERS CRIMINAL HISTORY. OR, THE STATE NAMELY ADA VILORIA IN FACT MADE STATEMENTS SHE KNEW TO BE BOTH FRAUDULANT AND NOT SUPPORTED BY FACTS, RECERD, VIO. 184

	EVIDENCE. SO TO ANSWER THE QUESTION OF THE LEGALITY OF
a	ADDING BOTH 'I REPRESENT I DO NOT HAVE A CRIMINAL History"
3.	AND EXTENSIVE COMMENTS TO PETITIONERS CRIMINAL HISTORY BY
4	ADA VILORIA TO THE REZOND IT IS BETWEEN TWO CHOICES.
5	FRIT, ONE BENG INTENTIONAL FRAUDULANT MISREPRESENTATION
6	OF FACTS, A FAILURE TO DISCLOSE RELEVANT FACTS, AND IN
7	GENERAL FRAUD. OR, SEZOND, THE COMMENTS OF ADA VILORIA
8	AT SENTENCING KNOWN TO BE FALSE RENDERING IT PERSURY
9	AND INTENTIONAL PRESUDICING PETTIONER IN THE EYES OF THE
jo	TRIER IN AN ATTEMPT TO LUCYALL AND INAPPROPRIATLY INFLUENCE THE
11	SENTENCING OF PETITIONER. BOTH OF WHICH WOULD WARRENT THE
12	PETMONER RELIEF BY REVERSAL OF THE GUILTY PLEA MEMORANOW
13	ON THE GROWNDS OF BREACH OF CONTRACT BY MEANS OF FRAUD. DH.
14	OWING THE PETMONER TO RETURN TO THE PIPCE HE HELD PRIOR
15	TO ENTERING THE REAS OF GUILTY
I)	GROUND NINE! ACTUAL INNOCENCE AND MANIFEST INSUSTICE
18	
19	PETITIONER CONVICTION AND SUBSERVENT INCARCENATION
ઢ૦	ARE IN DIRECT VIOLATION OF PETTTONERS DUE PROCESS RIGHTS
21	AS GUARANTEED HIM BY THE FIFTH, SIXTH AND FOURTEENTH
22	AMENDMENTS OF THE UNITED STATES CONSTITUTION.
23	
	Supporting Facts;
25	
21	1) THE FUNDAMENTAL RULES SURROUNDING A CLAIM ON
-66 - 27	GROUND BY A PENTIONER OF ACTUAL INNUCENCE IS THAT THEY
28	MUST DEMONSTRATE THAT IN LIGHT OF ALL THE EVIDENCE PROVIDED

67-

1 11 IT IS MORE LIKELY THAN NOT THAT NO REASONABLE JURIX WOULD HAVE CONVICTED HIM, ALSO THAT IN CASES THAT THE STATE HAS FORGONE MORE SERIOUS CHARGES IN THE COURSE OF PLEA BARGAINING, THE PETITIONER'S CLAIM IN PROVING ACTUAL INNUCENCE MUST EXENT TO THOSE CHARGES AS WELL, SO IN THIS GROUND THE COUNTS UNDER ATTOCK OF NRS 201-230 AND NRS. 193.380 WILL BE CHALLENGED AS THE URIGINAL CHARGES. TWO COUNTS OF NRS 200,366 SEXUAL ASSAULT. STARTING WITH COUNT ONE THE INXIDENT INVOLVING ASULEY V. IT HOS BEEN STOTED THROUGHOUT THIS 10 PETITION THE ALLEGATIONS OF ASHLEY TO THE STATE THAT 11 WHILE SHE WAS TWELVE (12) TWO INCIDENTS OCCURED BETW-12 EEN HERSELF AND THE PETITIONER. (PART II PS 71/21 to 72/4; PART III PS 45/19-21; AND PART IV PG 47) THE TIME FRAME THAT ASHLEY IS CERTAIN OF 12 THAT BETWEEN AUGUST 14, 1998 AND 15 AUGUST 13, 1999 SHE AND I HAD CONSENTUAL SEX ( PAM IT PS 16 71/21 to 72/4). But IN THIS CASE / CHARGE / COUNT WHERE IS THERE 17 WAS NO EVIDENCE PRESENTED BY THE STORE THAT A CRIME HAD EVEN 1) OCCURED EXCEPT FOR THE STATEMENT / TESTIMONY OF THE ALLEGED VICTIM 19 ASHLEY, 2) THE STATE FAILED TO PRODUCE ANY PHYSICAL EVIDENCE 20 OF THIS DUEGED ASSOUT AND 3) NO OTHER PERSON ACTUALLY 21 WITNESSED THIS EXTRUCY OCCUR. (IT SHOULD BE NOTED THAT THE PROCEEDING POINTS 1-3 APPLY TO COUNT TWO AS WELL ). THE ONLY EVIDENCE THAT THE STATE HAD TO PRODUCE WAS THE TESTIMONY OF ATHLEY V. BUT SHE COULD NOT DURING HER TESTIMONY AT THE PRELIMINARY HEARING (PART II PO 61-86) GIVE ANY DATES WHEN OR HOW SHE MET THE PETITIONER, NOR COULD SHE GIVE ANY DETAILS, OR INFORMATION AS TO ANY OF THE. ELEMENTS TO VERLEY A CRIME OCCURRED. NOR VERLEY THE

1 CERTAINTY OF HER AGE, EXCEPT TO SAY'I WAS 12'. THE EVIDENCE THAT PETITIONER HAS REFERED TO 3 NUMEROUS TIMES PROVING THAT BETWEEN ALGUST 14, 1998 AND 4 August 13, 1999, HE DID NOT RESIDE IN RENO, NEWODA. So 5 IT WOULD BE IMPOSSIBLE FOR ASHLEY TO HAVE SPENT 6 THE NIGHT AT MY HOME AND I DRIVE HER HOME THE 7 NERT MORNING ON LONGLEY LANE, WHERE THE ALLEDGED 8 INCIDENT OCCURED. (PART IT Ph 73/5 to 74/2). FROM 11/11/1996 9 UNTIL 2/23/99 PETTIONER WAS IN HYDE PARK, NEW YORK ATTE. 10 NDING THE CUMNARY INSTITUTE OF AMERICA. (PART X PA 89-90) 11 As WELL AS IN 1998 PETITIONER WAS EMPLOYED AT THE 12 CULINARY INSTITUTE AND ALSO AT MARINERS HARBOR IN RED 13 Hook, New York (PART I PG 94) IRS PAPORWORK GOING FROM 14 2000 WHEN PETITIONER FIRST CAME TO REMO ESTABLISHES 15 EMPLOYMENT AND RESIDENCE VERLEIGNON (PART IT PAGE 91-99) 16 OVER THE YEARS OF 2000 WITH 1997 THE ENTIRE TIME THAT 17 PETITIONER WAS MARRIED TO JENNY DUNCKLEY. DAV REZURO 18 OF THE FORD TAURUS REFERED TO BY ASHLEY (PART IT PG. 66/22) 19 BUT THAT NEHICLE WAS NOT PURCHASED UNTIL 6/5/2000 (PARTI 20 PGS BG-BB). THEN ALSO THAT ON AUGUST 16, 1999 PETITIONER 21 WAS SETWED WITH DIVORCE PAPERS AT HIS RESIDENCE IN 22 FREDNO, CAUFORNIA AT 255 EAST NEED # 257 AT 2:45 pm 13 (SEE PART I PG. 102-104) ALSO IRS VERIFICATION (PART IT PG 93) 241 ALL THIS DOCUMENTED VETLIFIABLE DOCUMENTATION BY 25 BOTH STATE COURTS, FEDERAL AND STATE ALENGED AND A RESPECTED 26 ACCREPITED COLLEGE PROVE IT IS IMPOSSIBLE FOR PETITIONER TO 68- 27 HAVE COMMITTED DAY CRIME IN RENO BETWEEN AUGUST 28/1998 AND AUDIT 13, 1999. (SEE PANT IT PS 70/21 to 72/4).

2) A PERSON WHO SUBJECTS ANOTHER PERSON TO SEXUAL PENET 2 RADON OR PORCES ANOTHER PERSON TO MAKE A SEXUAL PENETRATION ON HIMSELF OR ANOTHER ... AGAINST THE WILL OF THE VICTIM ... IS GUILTY OF SERVAL ASSAULT" (NRS 200,366) PENETRATION 13 A NECESSARY ELEMENT AS SET FORTH BY THE STATE LEGISLATURE, BY THE ALLEGATIONS OF JESSICA (PARTI PG 38/16 to 40/2; PART I PGS. 52; 87/33 to 88/10; PART IV PAGE 112/49 to 113/20; 113 69-40) PETITIONER FORCED HIS PENIS INTO HER MOSTH AFTER 9 SHE WAS TOLD TO "SUCK MY DICK" (PART IT PG. 15/17,18 PARTY PG 10 115/44-48) APTER WHICH SHE CLAIMS SHE BIT HIS PENUS ASOMED THAT II SHE LEFT MARKS. SO THERE IS A ALLEGATION THAT A PENIS WAS 12 SHOULD INTO (PENETRATION) LIEK MOUTH 'FORCED' (AHAINST THE WILL OF THE 13 VIGIM). WE HAVE SEXUAL ASSAULT, BUT AN UNFORTUMBTE 14 FACT OF NATURE COMES TO MIND. DNA. AS WAS STAT-ED BEFORE EARLIER ANY HUMAN CONTACT LEAVES A 16 TRACE OILS, SMIN CELLS ALL CONTAINING DNA. IT IS VERT-WALLY IMPOSSIBLE TO READ THIS WRIT AND NOT BE LEAVING IY DNA. SO THEREFORE WITH JESSICA SO CERTAIN THAT A 19 PENIS THE PETITIONERS TO BE PRECISE WAS IN FACT SHOVEN 20 NOTO HER MOTH, DNA FROM HER MUST BE PRESENT ON HIS PENTS, EXCEPT THE FORENSIC REPORT DATED MAY 21,2007. 22 STATES" NO DWA FOREGON TO THE SOURCE, BRENDAN DUNCHIEY, WAS 23 OBTAINED FROM THE GENTAL SUBS! ( PORT & pg 59). NO DNA AN ASTRONOMICAL IMPOSSIBILITY, UNLESS THERE WAS IN FACT NO CONTACT WITH JESSICA AND THE PETITIONER'S PENIS. THE ڪلھ ONLY OTHER EXPLINATION WOULD HAVE TO BE: THAT WHILE 27 PETITIONER WAS WAITING IN HIS LEHICLE IN PLAIN SIGHT HE BATHED AND CHANGED UNDERWORE BU WITHOUT ATTRACTION ANY 28

1 ATTENTION FROM THE PEOPLE WARLING HIM ON THE POLICE WHO 2 ARRIVED QUICKLE ON SCENE, NO, THE OBVIOUS TRUTH IS THAT 3 WITH NO DWA AND THE COMMENT BY RPD OFFICEN HEGLAN 4 No VISIBLE INJURY TO BRENDAM PENS SMAFT, HEAD ON BOLE" 5 (PART IV PS . 52) IT PROVES NO SERVAL (GENITAL) CONTACT HAD 6 OCCURED LET ALONE THE NECESSARY ELEMENT OF PENETRATION 7 EVEN TO STATE ATTEMPTED WOLD STUL REQUIRE SOME 8 CONTACT IN A SERVICE NATURE AS DESSICA CLAIMS. 3) AS SYOWN TYROUGHOUT THIS ENTIRE PETITION WITH 10 THE OBVIOUS INEFFECTIVENESS OF APPOINTED COUNSEL DAVID COIM-11 ARA, THE MISREPREDENTATION OF FACTS AND INAPPROPRIATE BEHAV-12 JON OF ADA VILURIA AND DETERRYETOM BROOME. BY THE 13 BLATANT VIOLATION OF THE PETITIONERS FUNCTIN AND FIFTH AMEND-14 MENT BY DETECTIVE BROOME ILLEGALY OBTAINING TESTMUNY STATE-15 MENTS FROM PETITIONER, LEADING TO EVIDENCE AND INFORMATION THAT 16 SHOULD BE DEEMED INDOMISSIBLE FRUITS OF A POISONS TREE, TO 17 THE STATES LACK OF SUBJECT MATTER JURISDICTION IN COUNT ONE, LAUROF 18 ANY INVESTIGATING ON THE PART OF BUTH THE STATE AND ALSO BY 19 DEFENSE COUNTY DAVID C. O'MORA, THE INSUFFICIENT EVIDENCE TO 20 SUPPORT ANY OF THE CURRENT CHARLES UNDER ATTOCK, BUT KNOWall ING THAT IT HAD EVIDENCE DAMAGIM TO THE STATES COLE FAILING da TO EVER Bring IT FOWERD. A OBSENE VIOLATION OF CONTRACT 23 LAW WITH A HOSE BREAKH OF CONTRACT, ALL OF THIS ADDS 24 UP TO SERIOUS PRESUDICE TO THE EXTREME DETRIMENT OF 25 THE PETITIONER. WARRENTING IN THE LEAST RELIEF TO 26 SET ASIDE THE GUILTY PLEA MEMORANDUM, DISMISS GROWN & -70 - 27 ONE FOR ALTIAL INNOCENCE, AND COUNT PLUS FOR WITH 28 NO DNA + NO MARIN - NO PENETRATION / CONTACT = NO CRIME. CON410276

22

71-

DISMISSED ON GROUND OF INSUFFICIENT EVIDENCE TO SUPPORT A CHARGE IN A SEXUAL NATURE. THIS ALL SHOWS, PROGRES BEYOND A PERSONNELE DUCBT (WHICH THE STATE LALRED) A HUNE MANIFEST INJUSTICE ITAS OCCURED BEZAUSE A CLAIM OF ACTUAL 6 INNOCENCE ALSO REGUIRET FACTURE INNOCENCE. PETITIONER HAS MET THAT AND ALL REQUIREMENTS TO JUSTIFY THE & RELIEF REGUESTED. A LAYMEN SUCH AS MYSERE WHO JUSTIFIABLY 9 RELYED ON INCORPECT ADVISE FROM Coursel or in Accurate 10 Documents from the state in deciping to PLEAD GUILTY TO III A CRIME THAT HE KNOWS HE DID NOT COMMIT WILL 12 OKDINARILY CONTINUE TO ASSUME THAT SUCH AD VICE WAS 13 DOCUMENT DURING THE TIME OF THE APPEAL. THE INJUSTICE 14 OF HIS CONVICTION IS NOT MITIGISTED BY THE PASSAGE OF 15 time. His PLEA AND SUBSEQUENT GUILTY PLEA MEMORANDUM SHOULD 16 BE TRENTED AS A NULITY AND THE CONVICTIONS BASED ON SUCH PLEAS SHOULD BE VOID, BECAUSE OF THE RECORD IN 18 THIS CASE ALREADY UNAMBIGUOUSLY DEMONSTRATES THAT 19 THE PETITIONERS PLEA OF GUILTY TO THE CHARMES 15 20 INVALID AT A MATTER OF CONSTITUTIONAL LAW, PETITIONER 21 AGAIN HUMBLY REGUESTS RELIEF FROM THIS CONVICTION AND 22 TO HERP CORRECT A MANIFEST INJUSTICE. 23 CONCLUSION 24 25

MARCH 6, 2008 PETITIONER WAS GIVEN

EVER RECEIVE OR SIGN. UNDER THE DOVICE OF WHAT HY10.77

THE MOST IMPORTANT DOCUMENT HE WOULD

1 FELT TO BE INFORMED AND EDUCATED, STATING THAT IF HE WENT 2 TUTRIAL HE WOULD MUST ASSURABLY LUSE, PROBATION WAS AN 3 OPTION IF HE QUANTIED EXCEPT PROBATION IS NEVER AN 4 OPTION WHEN THE NRS SAYS SO, RELUCTANTLY SIGNING IT 5 AND BEING TOLD TO SAY YES TO EVERYTHING THE JUDGE AIKS. 6 DOING SO AND FOLLOWING SUCH ADVICE BRINGS US MERCE 7 TUDBY WITH THIS PETITION FOR POST CONVICTION RELIEF. THERE 8 ARE FOUR CRITERIA THAT EXIST TO DETERMINE IF MANIFEST 9 INJUSTICE HAS OCCURED TO JUSTIFY A REVENUAL OF A GUILTY 10 PLEA: 1) DENIAL OF EFFECTIVE ASSISTANCE OF COUNSEL; 2) PLEA AGREE-11 MENT NOT RATIFIED BY THE DEFENDANT 3) PLEA WAS INVOLUNTARY; 12 OR; 4) PLETS Shreement was not KEPT BY THE PROSECUTION. O ASSERT AND SHOW/PROVE INEFFECTIVE ASSISTANCE OF 14 Cansel Two FACTORS MUST BE SHOWN. FIRST, IS THAT THE CON-15 DUCT AND ACTIONS OF COUNSEL FELL BELOW THE STANDORD OF 16 CONDUCT THAT REASONABLY COMPETANT ATTORNEYS JUDGE THEMSELVES, 17 AND THE SECOND, IS THAT SUCH CONDUCT PRESUDACED THE DEFE-18 NOANT AND A REASONABLE PRUBABILITY EXISTS THAT BUT FUR 19 Coursels in professional errors THE RESULTS OF THE PROCEEDINGS 20 WOULD HAVE BEEN DIFFERENT, A REASONABLE PROBABILITY IS A 21 PROBABILITY SUFFICIENT TO UNDERMINE THE CONFIDENCE IN THE at OUTCOME, IN PAGES 5 to 27 OF THIS PETITION THERE ARE 23 SIXTEEN DIFFERENT AREAS WHENE CONSEL FELL BEZOW THE BAR' SUPRILED BY (PART I POS 1 to 60) HIS PREFORMANCE AT 25 SENTENCING (PART III PG 33-61) AND HIS OBUILDS CHPREPAREDNESS AT 26 THE PREZIMINARY MEDRING (PART IT PGS 1-123). ALL 415 ACTIONS AND 27 LACK OF ANY INVESTIGATION, REQUEST FOR MONEY TO COPY FILES 28 (PART IZ PS 26, 29, 30) PROVING HIS INEXPENDENCE BY FICINA VALCE 78

1(

20

1 WRONG APPEAL (PART I PAR 28, 29), HIS OBVIOLT LACK OF PREPENAT-2 1000 FOR THE PRELIMINARY HEARING TO KNOW THE CHARGES AND TO PREPARE AN ADARMOTE DEFENSE (PANT I PSS. 131-136) (SEE DOTES). ALL 4 THIS EVIDENCE, DOCUMENTATION AND INFORMATION CAN NOT SIMPLY BE THE RESULT OF ANY TACTICAL DECISION ON HIS PART, OR A STRATIGIC CHOICE BUT NUMEROUS EXAMPLES OF HIS INEXPENSENCE, AND INCOMPETANCE TO ACT AS A ADVESORY TO THE STATE AND AS & EFFECTIVE COUNSE TO PETITIONER. BY MIS ACTIONS HE FOILED GROSSIN 9 TO BE THE REASONABLY COMPETENT ATTOLNEY GUARANTEED BY THE SWITH 10 AMENDMENT.

THE ASSISTANCE OF COUNSEL AS CONTEMPLATED BY THE UNITED 12 STATES AND NEVADA CONSTITUTION CONTINPLATES THAT COUNSED TO MORE 13 THAN JUST ACOMPANY THE ACCUSED TO COURT, BUT AUT AS AN ADVOCATE 14 WHICH IS CRITICAL TO OBTAIN JUST RESULTS IN OUR ADVISARIAL SYSTEM 15 OF JUSTICE, DOVID (O'MARA'S ERRORS AND OMISSIONS WE'RE SUFFICIENTLY 16 SETUDIS ENUMY THAT HE WAS NOT PUNCTIONING AS MY COUNSEL AS 17 GUDGANTEED BY THE SIXTH AMENOMENT, PREDUDICING PETITIONER AND IY AFFERTING THE CHOOME OF THE CASE. BOTH FACTORY OF AN INEFFER-19 THE ASSISTANCE OF COUNSEL CLAIM HAVE BEEN MET.

BY THE STATE'S INDEPROPRIATE BEHAVIOR AND INTELECTION 21 OF COMENTS NOT SUPPORTED BY RECORD SHOWS AND ALIO 22 JUSTIFIES THE CLAIM AND FINDING OF PROJECUTURIAL MISCONDUCT 23 INCLUDING ALL THE ACTIONS OF DETECTIVE TOM BROOME, ADA 24 VIORA'S FAILURE TO REMONBER NO PULE GOVERNING ORAL ARGUMENT 25 IS MORE PUNDIMENTAL THAN THAT REGULARIA COUNSEL TO CONFINE 26 REMAINS TO MOTTERS IN EVIDENCE STATING MATTERS NOT IN EVI--73- 27 DENCE IS CLEARLY IMPROPER AND SHOWS PROSTCUTURISL MISCOMPACT. 28 ALL THE COMMENTS (PONT III PS 43/24-44/5; 46/4-6;49/13/4;00/193)

I IN ADDITION TO THE BREDIN OF CONTRACT, BRADY VIOLATION, LAIN 2 OF ANY INVESTIGATION OF DIE DILLIGARIE BECAUSE OF BAD FAITH, 3 ANY SUFFICIENT EUIDENCE TO SUPPORT ANY OF THE CHARGES 4 BRUGGET AGAINST THE PETITIONER. IT ALL ADDS UP TO A 5 GROSS MISCARRIAGE OF JUSTICE A MANIFEST INJUTICE. THE STATE HAS BEEN OFFERED TIME AND REGUESTS TO TAKE IT 7 UPON THEMSELVES TO CORRECT THIS SERYOUS PROBLEM OF & A MAN OBVIOUSLY INNOCENT BEING IN PRISON, THEY WERE 9 PRESENTED WITH ALL THE MEEDED EVIDENCE BUT STILL 10 FAILED TO CONNECT IT. SO. 11 THE PETITIONER HUMBLY PRESENTS THE PROCEED. 12 INh PETTTON FOR POST - CONVICTION WRIT OF HOBERS CORPUS AND ALL 13 SUPPORTING DOCUMENTATION (PARTS II, III IV AND V) TO THIS COURT. 14 KEQUESTING RELIEF FROM THE ORDER OF CONVICTION (PONT III 15 PG 62-63) THE SETTIM WIDE OF THE GUILTY PLEA MEMOVIANDUM DATES 16 MARCH 6,2007, INCLUDING THE COUNT OF LEWDNESS WITH A 17 CHILD UNDER 14 ON THE GRANDS OF ACTUAL AND FACTUAL INNUCENCE. 18-THE GUILTY PLEA MEMORANDAM BOINS SET ASIDE ON GROUNDS OF THOSE 19 STATED EARLIER; INEFFECTIVE ASSISTANCE OF COUNSEL PROSECUTUMAL MISCON-20 DUT, AND BREACH of CONTRACT. PLUS GRUNDS C, D, E, F, G, AND I. PETITIONER 21 Has ALSO PROVED COURT TWO TO BE AN IMPOSIBILITY AND HUMBLY dà REQUEST THE REVENSAL OF THAT CONVICTION AND SENTENCE AS WELL. 23 IN THE LAST 74 PAGES PETTTOWER HAS PROVEN THAT HE IS 24 INNOCENT OF ANY SERUALLY BASED CRIME AND THENEFORE WISHET 25 ALL ORDERS OF SUPERVISION, REGISTRATION, POROLE, PREDATION BE 26 ALSO LIFTED. Allowing PETITIONER TO RETURN TO THE STATE HE -74 - 27 FOUND HIMSTEF PRIOR TO THE GUILTY PLEAR. AND ANY AND ALL 28 OTHER RELIEF THAT THIS COURT DEEMS APPROPRIATE TO PRINTE 80

IT HAS BEEN STATED BY THE COURTS THAT IN THE AMERS OF 2 REVENSEL OF A CONVICTION EVEN IN CASES OF GUILTY PLENS, 3 IF COUNSEL CETTHER SIDE OF THE AISLE) FAIL TO PRODUCE EXCUL-MIPATURY EVIDENCE A REVERSAL OF CONVICTION IS REQUIRED, IF 5 THE OMITTED EVIDENCE, WHEN EVAULUATED IN CONTEXT OF THE 6 ENTINE RECORD CREATES REASONABLE DUBT AS TO THE DEFENDAN 7 PETITIONERS GUILT THAT DID NOT CHEMISE EXIST, THIS ALSO 8 PERTAINS TO EVIDENCE NOT INTRODUCED BY THE LACK OF ANY 9 INVESTIGATION ON THE PART OF ETHER THE STATE ON DEFENSE 10 COUNSEZ. ALSO IN REGARDS TO THE GUILTY PLEA MEMORANDUM AND 12/ GRUNDS B, E, F, G, AND H, THE FEDERAL RULES OF CRIMINAL PROC-13 EDURE 11(f) REQUIRE THAT A GUILTY PLEA OFFERED BY THE STATE TO 14 AN ACCUSED BE SUPPORTED BY A FACTUAL BASIS. THAT GOES HAND 15 IN HAND WITH THE FACT THAT PROSECUTIONS MAY NOT BRING CHARGES 16 FOWARD THAT ARE NOT SUPPORTED BY PROBABLE CAUSE AND DRE PEQU-17 TRED TO REVEAL TO THE COURT ANY INFORMATION WHICH NEGATES THE 18 EXITANCE OF PROBABLE COUSE. 191 THESE PLUS THE 'GOOD CAUSE' REQUIREMENT TO ALLOW A 20 | REVERSAL OF A GUILTY PLEA, THAT BEING BOTH PRONGS OF STRICK-21 | LAND V. WASHINTON HAVE BEEN MET, WOULD LUARRENT AND ALSO 22 JUSTICY THE SOUGHT AFTER RELIEF BY PETITIONER, IN THE ADDITION TO ANY AND ALL RELIEF THIS COURT DEEMS TO BE 24 APPROPRIATE, PETITIONEN PRAYS THE COURT GRANT HIM THE REQUESTED RELIEF. ALLOWING THE CORRECTION OF THIS OBVIOLS 26 MANIFEST INSUSTICE. FUFFILLING THE GOAL TO FREE NEVADAS 27 | CRIMINAL TRIBLS FROM THE TAINT OF MISCONDUCT, AKIDE, 810

28 I IN MADRE 100ELDUE OF THE COURCE.

	WHEREFORE, PETITIONER PRAYS THAT THE COURT GRANT
_ a	PETITIONER RELIEF TO WHICH HE MAY BE ENTITLED IN THIS
3	PROCEEDING . ALSO WHAT RELIEF THE COURT DEEMS APPROPRIATE.
4	
5	EXECUTED AT LOVELOCK CORRECTIONAL CENTER, LOVELOCK,
_6	NEVADA ON THE 15th DAY OF JULY, 2009
7	
১	Brenden Thomas Dunckley
9	BRENDAN THOMAS DUNCKLEY, PETITIONER
10	BAC. No. 1023236
	Address: L.C.C.
la la	1200 PRISON ROAD
13	LOVELOCK, NEVADA 89419
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27	V10. 82
28	

## AFFIRMATION (PURSUANT TO NRS, 239B.030)

THE UNDERSIGNED DOES HEREBY AFFIRM THAT THE PROCEEDING DOCUMENT FILED IN CASE NO. CROT-1728
POST- CONVICTION WRIT OF HOBERS CORPUS PETTITION.

Deat Mo: T

	PAICI NO!
	DOCUMENT DOES NOT CONTAIN THE SOCIAL SECURITY  NUMBERS OF ANY PERSON.
••	MOMBERS OF ANY PERSON.
-OR-	DOCUMENT DOES CONTAIN THE SOCIAL SECURITY NUMBER
	OF A PERSON AS REQUIRED BY
	A SPECIFIC STATE OR FEDERAL LAW, TO WIT;
OR-	
OR-	FOR THE ADMINISTRATION OF A PUBLIC PROGRAM
	FOR THE APPLICATION OF A FEDERAL OR STATE GRANT
-OR-	
	_ CONFIDENTIAL FAMILY COURT INFORMATION SHEET (NRS 125,130,
	NRS 125.230, NRS 1258.055)
DATED!	7/15/09 Bundan Inchla

BRENDAN DUNCKIEY (\*1023236) L.C.C. 1200 PRISON ROAD LOVELOCK, NEVADA, 89419

ATTORNEY: PRO PER 10.83

V10.84

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TOURT COURT

IN THE JUSTICES COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF WASHOE

HONORABLE HAROLD ALBRIGHT, JUSTICE OF THE PEACE

--000--

THE STATE OF NEVADA, ) Case No. RCR2007-033884 ) Plaintiff, ) Dept. No. 4

11 vs.

BRENDAN DUNCKLEY,

\_\_\_\_\_\_Defendant.

COPY

TRANSCRIPT OF PROCEEDINGS PRELIMINARY EXAMINATION Monday, July 2, 2007

16 APPEARANCES:

17 For the Plaintiff: DAVID W. CLIFTON, ESQ.,

Deputy District Attorney
One South Sierra Street
Reno, Nevada 89520

19

20 For the Defendant: DAVID C. O'MARA, ESQ.,

Attorney at Law P.O. Box 2270

Reno, Nevada 89505

22

23

21

24 Reported by:

EVELYN J. STUBBS, CCR #356

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1	,	IND	F Y		
2		1 10 15	<u> </u>		
3	WITNESSES:	DIRECT	CROSS	REDIRECT	RECROSS
4	JESSICA H.	5	25	38	40
5	MICHELLE A. ASHLEY V.	43 61	54 76	56 85	58
6	TOM KEITH BROOME	90	110		
7					
8					
9					
10					
11					
12		M =1	J 6	n d m	itted into
13	EXHIBITS:		d for ICATION		VIDENCE
14	None Marked				
15					
16					
17					
18					
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23					
24					

1 RENO, NEVADA; MONDAY, JULY 2, 2007; 2:47 P.M. 2 --000--3 4 THE COURT: This is the time set for Case Number 5 RCR 2007-033884, State versus Brendan Dunckley, who is 6 present in court with his attorney, David O'Mara. 7 Mr. Clifton is here on behalf of the State. 8 Are we ready to proceed to preliminary hearing? 9 MR. CLIFTON: State's ready, Your Honor. 10 MR. O'MARA: Ready, Your Honor. 11 THE COURT: Thank you. 12 MR. CLIFTON: We will have up to four witnesses. 1.3 I'm not sure if we will call them all or if all of them 14 are here. I have three victims in this case I have not 15 met, so I'm not sure on the exact dates, so I may have to 16 juggle some dates on motions to amend or depending on how 17 the testimony goes. 18 Right now you can see the counts are charged fairly broadly as far as the dates as far as cases more 19 than two-years old. 20 21 We're prepared to go forward with our first witness who is here and ready to be sworn. 22 23 Will there be a Rule of Exclusion being invoked? 24 MR. O'MARA: Yes, there will be, Your Honor.

1 THE COURT: All right. The Rule of Exclusion has been invoked, and that's a rule to preserve the 2 purity of the testimony on the stand. 3 4 So you're ordered to step out of the courtroom. 5 You cannot discuss the case with any other person, except 6 the two attorneys, until you're released from the rule 7 later today. MR. O'MARA: Your Honor, if you could please 8 9 advise all of the witnesses as they come in and out of 10 the courtroom. I only see that there's one witness at 11 this time, but if there's subsequent witnesses, if they 12 could also be given the exclusionary rule as they leave. THE COURT: Is there only one witness in the 13 14 courtroom? 15 MR. CLIFTON: No, there's two right now. THE COURT: Okay. What's your name, ma'am? 16 17 AUDIENCE MEMBER: Jessica. Jessica. Okay. What's your name? 18 THE COURT: AUDIENCE MEMBER: Jolene. 19 20 THE COURT: Is she going to be a witness? 21 MR. CLIFTON: No. THE COURT: Is Jessica going to be a witness? 22 23 MR. CLIFTON: Yes, and Detective Broome. THE COURT: All right. Detective, thank you. 24

```
Who is going to be your first witness?
 1
 2
              MR. CLIFTON: Jessica.
 3
              THE COURT: If you'll come forward, Jessica.
                                                              Ιf
    you'll step out, please, Detective, and I'll try and
 4
    watch for witnesses.
 5
 6
             MR. O'MARA: Thank you very much, Your Honor.
 7
              THE COURT: If you'll come around here. There's
    a little door handle that will let you into the witness
 8
 9
    stand. When you step in you may feel some movement, but
    it's kind of a leveling device.
10
11
             Let me swear you in, please.
12
13
                            JESSICA H.,
14
           called as a witness by the plaintiff herein,
15
               being first duly sworn, was examined
16
                     and testified as follows:
17
18
                        DIRECT EXAMINATION
79
    BY MR. CLIFTON:
20
              Please tell us your first name.
21
              Jessica.
         Α
22
         Q
              Is that standard spelling?
23
         Α
             Yes.
24
         Q
             And your last name begins with what letter?
```

```
1
         Α
              Η.
2
         Q
              What's your date of birth?
         Α
              8-5-83.
3
              Are you currently a resident of Washoe County,
         0
    Nevada?
6
         Α
              Yes, I am.
7
              How long have you resided here?
              Five years.
8
         Α
9
              I want to direct your attention to March 10th of
10
    this year, 2007. Do you recall your whereabouts, say, in
    the evening of that particular date?
11
12
         Α
              Yes.
13
              Did you have a boyfriend at that time of the
14
    year?
15
         Α
              Yes.
16
              On March 10th, did you become involved in a
     fight that day or any type of breakup?
17
18
         Α
              Yes, I did.
19
              Do you recall having occasion to go for a walk
20
    because of that breakup?
21
         Α
              Yes.
              Was he living with you at the time?
22
         Q
23
         Α
              Yes.
24
              What was that address?
         0
```

```
1675 Sky Mountain Drive, Apartment 827.
1
        Α
             MR. CLIFTON: Your Honor, that's my first
2
    amendment. I notice on Count VI, which is Page 4 of the
3
    amended criminal complaint, it has the apartment listed
    as 287. It has the first two numbers transposed. I
5
    would ask it be amended by interlineation to "Apartment
6
7
    827, " please, on line 12.
             THE COURT: All right. 827 has been substituted
8
    for 287.
9
10
             MR. CLIFTON: Thank you.
    BY MR. CLIFTON:
11
12
             Jessica, was that in Reno, Washoe County,
13
    Nevada?
             Yes.
14
         Α
             Were you upset over this fight or breakup with
15
16
    your boyfriend?
             Yeah.
17
         Α
             Which was it? Was it both --
18
         Q
19
             It was just an argument.
             Let's call it that, an argument. What's his
20
         Q
    first name?
21
         Α
             Emialiano.
22
             Okay. E-M --
23
         Q
             E-M-I-A-L-I-A-N-O.
24
         Α
```

1	Q	Had you had anything to drink that evening or
2	afternoon	1?
3	А	Yes.
4	Q	Was it because of the argument or even before
5	that?	
6	А	No, it was just before that.
7	Q	Okay. So you weren't drinking because of the
8	argument	or fight?
9	A	No.
10	Q	Did you have occasion then to go for a walk from
11	that part	ticular apartment?
12	А	Yes.
13	Q	Do you remember where you went?
14	A	I was going to walk to my brother's house and I
15	decided r	not to.
16	Q	Did you stop anywhere before coming back to the
17	apartment	- ? - ?
18	A	I walked down the street and turned around and
19	came bac	ς.
20	Q	So you didn't stop anywhere else; at a store or
21	anything	like that?
22	А	No.
23	Q	So you only went a block and started coming
24	back?	

1	A	Yeah.
2	Q	As you were coming back do you recall anybody
3	that you	thought was a little out of place or unusual as
4	far as be	ehind you or following you?
5	A	Yes.
6	Q	Can you describe?
7	A	I was just walking down the street and someone
8	was in t	he car and asked me if I needed a ride.
9	Q	And that was on your way back to the apartment?
10	A	Yeah.
11	Q	So you were going back toward your apartment?
12	A	Yes.
13	Q	Was it a male or female?
14	A	Male.
15	Q	Was he in a vehicle?
16	A	Yes.
17	Q	What type?
18	A	It was a minivan.
19	Q	And he pulled up alongside of you?
20	A	Um-hum.
21	Q	Did he have his window down?
22	A	Yes.
23	Q	Was it the passenger window or the driver's
24	window?	

1	A	The passenger.
2	Q	He said what to you?
3	A	"Do you need a ride?"
4	Q	What did you respond, if anything?
5	A	I just kept walking.
6	Q	You didn't say anything?
7	A	No.
8	Q	What happened next?
9	A	Then he asked me again, and I just kept walking.
10	Q	You didn't say anything again?
11	A	(Shakes head.)
12	Q	Answer out loud for the reporter.
13	А	No.
14	Q	What happened after that, the second time?
15	A	I just walked to my apartment.
16	Q	Okay. Was he still following you or along side
17	of you c	r what?
18	A	Not that I knew of.
19	Q	So you thought when you were going to your
20	apartmen	it he wasn't behind you anymore?
21	A	Yes, sir.
22	Q	Did anything happen as you approached your
23	apartmen	nt?
24	A	No.

```
Okay. Are you on the first floor, second, what?
1
         Q
              Second.
2
         Α
              Stairs or elevator?
3
              Stairs.
 4
         Α
 5
         0
              Is there a name for these apartments or
 6
    anything?
 7
         Α
              Vista Ridge.
              And you're still alone, correct?
 8
         0
 9
         Α
              Yes.
10
         Q
              You're not carrying anything?
11
         Α
              No.
12
         Q
              Do you even have a purse, do you know?
              No.
13
         Α
              Was your boyfriend at the apartment when you
14
         0
     left for this walk?
15
16
         Α
              Yes.
              How long were you gone?
17
         Q
              20 minutes, 15 minutes.
18
              Did you know whether he would be there or not
19
20
     when you got back?
21
         Α
              Yes.
22
              All right. Did you think he would be or
23
     wouldn't be?
              Yeah, I suspected he would be there.
24
```

1	wouldn't	have gone anywhere.
2	Q	When you got home you went up the stairs, I take
3	it?	
4	А	Yes.
5	Q	And you approached your door?
6	A	Um-hum.
7	Q	Was your door locked or open?
8	A	It was unlocked.
9	Q	Did you go inside?
10	A	Yes, I did.
11	Q	Can you tell us what happened next?
12	A	I walked into my apartment and said, "Josh,"
13	walked s	traight back
14	Q	Who is Josh?
15	A	That's what I call my ex-boyfriend.
16	Q	Did you yell it out like you were looking for
17	him?	
18	Α	Yeah, and I walked straight back
19	Q	Into the apartment?
20	A	And to the right is the bedroom. And I said his
21	name one	more time. He wasn't there. I turned to the
22	left, an	d I looked into the bathroom, and I heard the
23	front do	or. And there he was standing right there.
24	Q	When you say "he," are you referring to Josh?

1	А	No.
2	Q	Somebody else?
3	А	Somebody else.
4	Q	Let's stick with Josh for a minute. Did you
5	find Josh	n?
6	A	No.
7	Q	So you expected him to be there, but after this
8	20 minute	es he had left?
9	A	Yeah.
10	Q	Sometime during that 20 minutes that you were
11	gone?	
12	A	Yes.
13	Q	So you call out to him, walk around the
14	apartmen	t, and don't find him?
15	A	Yeah.
16	Q	Something drew your attention to your front
17	door?	
18	A	Um-hum.
19	Q	What was it?
20	A	I heard someone come into my apartment.
21	Q	Did you close the door behind when you went in?
22	A	I closed the door behind me, but my door, if you
23	just let	it swing closed, it will bounce right back open,
24	it will	stay cracked.
	ii .	

So you didn't latch it or lock it, deadbolt it 1 Q or anything like that? 2 A 3 No. Even when you came back from this walk it was in 4 5 that condition also? 6 A No. 7 It was shut? 8 Α Yeah. 9 Was it locked? Q 10 Α No. Were you able to just turn the handle and walk 11 Q 12 in, that's what you mean by open? 13 Α Yes. 14 The door itself was closed, though? Um-hum. 15 So when you looked back and you see this person, 16 he wouldn't have needed a key to get in? 17 Α No. 18 Was the door part way open or all the way open? 19 20 It doesn't latch all the way closed. You can 21 just push. When you see him, was the door all the way open 22 23 or part way open? It was closed, like behind him was the door. 24 Α

Q	So he had come into the apartment?
A	Um-hum.
Q	And the door closed behind him?
A	Yes.
Q	Or he closed the door?
A	(Nods head.)
Q	And you didn't agree to this?
A	No.
Q	You didn't even know he was behind you?
A	No.
Q	You didn't even know he'd come into the
apartment	?
A	No.
Q	How did you react?
A	I was startled, I was scared.
Q	What did you do?
A	He told me he stood right there and he told
me to suc	ck his dick.
Q	Did you recognize this person from any earlier
occasion	that night before you saw him in the apartment?
A	No.
Q	Was it the same man that was in the van outside
that had	approached you on the street?
A	I didn't really look at him that good when I was
	A Q A Q A Q A Q apartment A Q A Q A Q A Q A Q A C A Q A C A Q A C A C

1	walking d	lown the street.
2	Q	So you don't know one way or the other?
3	A	No.
4	Q	And that's the person you never answered anyway,
5	correct?	
6	A	Um-hum.
7	Q	So this person that comes in the door, you don't
8	know if y	you're seeing him for the first time or if he
9	could hav	ve been the person in that van; is that what
10	you're sa	aying?
11	A	Yes.
12	Q	Did you recognize this person from anytime,
13	anywhere	that you'd seen him before?
14	A	No.
15	Q	Didn't think you knew him?
16	A	No.
17	Q	So after he says that and you're shocked or
18	startled	, what did you do or say?
19	A	I had no choice but to. He was in the front
20	door and	the other way to get out is off the balcony.
21		So I went and to do it, but I bit him.
22	Õ	Okay. Where were you when this happened?
23	A	I was in the back part of my apartment.
24	Q	Did you try to lock yourself in a bathroom or

```
bedroom or anything?
1
         Α
              No.
2
              Did he come to you or did you go to him?
3
         Q
4
         Α
              I went to him.
              This person you never met before?
5
         0
6
         Α
              Yes.
              All right. Did you take any of your clothes
7
         Q
    off?
8
9
         A
              No.
              Did he take any of his clothes off?
10
         Q
11
         Α
              No.
12
              Was it a zipper, buttoned?
         Q
13
              Buttoned, it was his pants.
         Α
              Okay. And who undid his pants?
14
         Q
              He did.
15
         A
              When he said that to you, did he already have
16
         Q
17
    his penis exposed?
18
              He was exposing it.
         Α
              As he was saying it?
19
         Q
              Yes.
20
         A
              Were you scared, frightened?
21
         Q
              Yes, I was very scared, very frightened.
22
         Α
              Did he threaten you?
23
         Q
24
         Α
              No.
```

```
Did you argue with him, say anything to him?
1
        Q
             No, I didn't know what to do. He told me to do
2
3
    it and --
             What were you afraid of?
4
5
         Α
             Of him.
             Did he have any weapon?
6
         0
7
         Α
             No.
             Did he threaten to hit you, strike you, anything
8
         0
9
    like that?
10
         Α
             No.
             All right. And you didn't try to avoid him or
11
    get away or say, "I'm going to call the cops," or
12
13
    anything like that?
14
              I didn't have any way to.
         Α
              I mean, you didn't say that though, either?
15
         Q
16
         Α
              No.
              You had no way to call anybody or --
17
         Q
18
              No.
         Α
              Was it close proximity, him to you?
19
         Q
              Um-hum. It's a very small apartment.
20
         Α
              Do you have a phone in the apartment?
21
         Q
              No, I don't.
22
         A
              Okay. So when you went toward him --
23
         Q
              Um-hum.
24
         Α
```

-- were you both standing? Were you kneeling or 1 0 2 was somebody on a chair? He was standing, I was standing. 3 Α 4 Okay. And you just bent down? 0 5 Α Um-hum. And you said you bit him? 6 Q Yes. 7 Α Did he have an erection? 8 0 9 Α Yes. 10 Q Was this consensual in any way? Α 11 No. You're certain you hadn't seen him in a bar or 12 Q 13 anything before this happened at all? No, I've never seen him before. 14 Α When you went down on him, you bit him? 15 0 16 Α Um-hum. He had an erection? 17 Q 18 (Nods head.) Α After you bit him did he still maintain the 19 Q 20 erection? 21 No, no. Α Did he say anything? 22 He said "stop" or -- you know, that was it. 23 tried to run out of the apartment and I chased him. 24

1	Q	Don't go that far yet.
2		He said stop or said something?
3	Α	He said "ow."
4	Q	Ow or stop?
5	A	Um-hum.
6	Q	Did he strike you, hit you?
7	A	He slightly hit me upside my head so that I
8	would st	op.
9	Q	Okay. He was blocking your only realistic exit
10	to the a	partment; is that what you said before?
11	A	Yes.
12	Q	And your boyfriend was not there?
13	A	No.
14	Q	So you had nowhere else you could go. And
15	you're a	fraid of him, but he didn't have a weapon. What
16	were you	afraid of?
17	A	I didn't know what would happen.
18	Q	That he might strike you?
19	A	Yes.
20	Q	Okay. After you bit him, his penis went
21	flaccid?	
22	A	Yes.
23	Q	It was no longer erect, correct?
24	Α	No.

1	Q Did you still try to keep biting him or do you
2	remember?
3	A No, he ran.
4	Q That chair
5	THE COURT: That was the movement I was trying
6	to warn you about.
7	BY MR. CLIFTON:
8	Q That chair just does it on its own. I never
9	noticed that before. I'm sorry, Jessica.
10	A He pulled up his pants and ran out.
11	Q Were you glad to see that, that he left?
12	A Yeah, but I was angry. I chased him.
13	Q Okay. Chased him. Were you yelling?
14	A Yes.
15	Q What were you yelling?
16	A "Stop him. Stop him."
17	Q Were you yelling that to other people?
18	A Yeah.
19	Q Do you know if they were men or women?
20	A As we were going down the hallway and I looked
21	down at the parking lot, I saw two guys walking, and I
22	told them, "Help me. Stop him."
23	Q And did they?
24	A Yes.

```
1
         Q
              And were the police called?
2
         Α
              Yes.
3
              And they came and interviewed you?
4
         Α
              Yes.
5
         Q
              Did you tell them about the stranger that came
    into your apartment and told you to, quote, suck his
    dick?
 8
         Α
              Yes.
 9
              Is that the way you explained it to them?
10
         Α
              Yes.
11
              Do you recall this person well enough to give us
12
    a description of him?
         \langle \widehat{A} \rangle
13
              No.
14
              Okay. Was he black or white?
15
         Α
              He was white.
16
              Did he have hair?
         Q
17
              Yeah.
         Α
18
              Was he wearing a hat?
19
              No.
20
              Do you remember the color of the hair?
21
          Α
              Brown.
22
               Okay. Do you know how old he was, by any
          Q
23
     chance?
24
               In his 30s.
```

Okay. That's a description. Do you remember 1 2 anything about what he was wearing? (D) 3 He had on jeans and a black leather jacket that 4 I kept trying to grab. 5 To grab when? 6 When I was chasing him. Α 7 Q So you actually were like right behind him? 8 Α Yes. 9 When these men caught him or tackled him, did Q 10 you tell them what he had done to you also? 11 I tried hitting him in his face and that's the 12 time when my boyfriend at the time came running up and 13 asked me what happened, because he was in the parking lot. 14 15 But he didn't hear or see any of this happen --Q 16 No. Α 17 Q -- to your knowledge? 18 Α No. 19 He didn't come in and interrupt while it was 20 happening or anything like that? No. 21 Α If you saw this person again do you think you 22 Q 23 would recognize him or remember him? 24 Α (Nods head.)

```
1
         Q
             You need to answer out loud.
2
         Α
             Yes.
3
         Q
             Okay. Do you see him here in the courtroom
4
    today?
5
         Α
              Yes.
              Is he in front of this bar toward me or is he
 6
         Q
7
    behind the bar?
         Α
              In front.
 8
 9
              Can you tell me what he's wearing today?
         Q
10
         А
              A black suit.
              Where is he seated in relation to me?
11
         Q
12
              To the side of you.
         A
              Right side or left side.
13
         Q
              Left.
14
         Α
15
         Q
              How many people over, one or two?
16
         Α
              One.
              The person right next to me?
17
         Q
              No, next to the person, so two people over.
18
         Α
              Second person over?
19
         Q
20
         Α
              Yeah.
              MR. CLIFTON: Your Honor, if the record could
21
     reflect identification of Defendant Dunckley.
22
              THE COURT: Record will so reflect.
23
24
     ///
```

1	BY MR. CLIFTON:
2	Q Do you remember being interviewed by Detective
3	Broome of the Reno Police Department; do you remember
4	him?
5	A Yes.
6	Q And you told him what had happened to you that
7	night?
8	A Um-hum.
9	Q Were you still angry?
10	A Yeah.
11	Q Were you more angry at the argument you had with
12	your boyfriend or what this stranger made you do with
13	him?
14	A What the stranger made me do with him.
15	Q And you didn't know this person's name, correct?
16	A No.
17	MR. CLIFTON: Thank you. No further.
18	THE COURT: Mr. O'Mara.
19	
20	CROSS-EXAMINATION
21	BY MR. O'MARA:
22	Q Jessica, good afternoon. My name is David
23	O'Mara. I'm an attorney representing Mr. Dunckley. If
24	you cannot hear me or you don't understood a question I

ask you, please just ask me to restate it or speak up 1 2 louder --3 Α Okay. -- so that you have a better understanding of 4 5 what I'm asking and we can get a good record for the б court reporter. 7 Do you need a break or anything? Α No. 9 Okay. In the beginning of your testimony you 10 talked about leaving your apartment because of a breakup 11 with your boyfriend --MR. CLIFTON: Your Honor, I think the word was 12 13 argument. I accidentally used the word breakup, she 14 corrected me to argument. 15 BY MR. O'MARA: 16 So it was just a mere argument? 0 17 Yes. Α 18 Prior to your breakup -- excuse me, the argument 19 with your boyfriend, what did you do during that day? 20 That day I went to the mall, and after that I Α 21 went to my brother's house. What time of the day were you at the mall? 22 Q 23 Α Around, 11:00, 12:00. 24 Then you went to your brother's house? Q

1		I'm sorry. Let's back up. Is the mall the
2	Meadowoo	d Mall or
3	А	Yes.
4	Q	And after the mall you went to your brother's
5	house?	
6	А	Yeah, my brother's house.
7	Q	What is your brother's name?
8	А	Justin.
9	Q	And does he have the last of "H" as well?
10	А	Yes.
11	Q	And what did you do at your brother's house?
12	А	Hang out.
13	Q	Did you drink?
14	A	Yes.
15	Q	What did you drink?
16	A	Beer.
17	Q	And how many beers did you drink?
18	A	I don't know. I wasn't counting.
19	Q	Were you not counting because you lost track or
20	because	you just don't normally count how many beers?
21	A	Just because I don't normally count how many
22	beers.	
23	Q	How long were you at your brother's house?
24	A	Probably for I mean, all day and all

afternoon, up until the evening. 1 2 0 Up until what time? Around 9:00, 8:30. 3 So would it be fair to say that you were at your 4 brother's house between 12:00 and 8:30, for eight-5 and-a-half hours? 6 7 Α Yeah. 8 During those eight-and-a-half hours did you Q continually drink? 9 10 Α Yeah. And if you went back, would you say that you had 11 12 two, three beers an hour? Maybe, like, two. 13 Α Two beers. So by 8:00 o'clock you had 14 approximately 16 beers in the eight-hour period? 15 Yes. 16 Α 17 And what type of beers were they? Budweiser and Corona. 18 Α Did you have any shots of hard liquor? 19 Q (Shakes head.) 20 Α 21 Q Did you do any other recreational drugs? 22 Α No. How did you get back to your apartment? 23 Q 24 Α My brother.

1	Q Why did your brother take you back?
2	A Because I don't I didn't have a car to drive.
3	I couldn't drive.
4	Q After you left your apartment, you said you were
5	gone 20 minutes, how far did you think you traveled?
6	A Just like maybe two blocks.
7	Q Do you remember exactly the route that you took?
8	A Yeah, I just got out of the gate of my
9	apartments and took a left and went down the street,
10	turned around and came back.
11	Q Do you remember falling down during any period
12	of time?
13	A No.
14	Q As you entered your apartment, you talked about
15	going into your apartment and going to the back of your
16	apartment, correct?
17	A Yes.
18	Q I'd like you to try and draw a diagram of your
19	apartment and explain to the Court how you went about
20	going from your apartment.
21	I guess we will have to use the board.
22	If you can come over here. Just start with the
23	entrance of the door.
24	A (Witness complies )

1	Q	If you could explain as you're going.
2		Is that the entrance?
3	A	This is the front door (indicating). This here
4	is the li	ving (indicating).
5	Q	And what are you drawing now?
6	A	That's the balcony door (indicating.)
7		This is the room (indicating). This is the
8	bathroom	(indicating). This is the kitchen (indicating).
9	Q	Okay. So just stand there, if you can, just
10	stand the	ere for a few minutes.
11		You testified earlier that you walked all the
12	way back	to the right bedroom, correct?
13	A	Um-hum.
14	Q	And you turned left, correct?
15	A	Um-hum.
16		THE COURT: You have to answer with a word,
17	please.	
18		THE WITNESS: Yes.
19	BY MR. O	'Mara:
20	Q	How loud were you screaming your boyfriend's
21	name?	
22	A	Josh (indicating).
23	Q	So you weren't really screaming it?
24	A	No.

1 Where were you standing when you heard the front door open? 3 I was standing right here (indicating). 4 So you were in the middle of the two doorways, 5 one between the bathroom and the bedroom? 6 Α Yes. 7 If you could describe the distance from the 8 front door to where you're standing in regards to where 9 you were standing at the board to somewhere in this 10 courtroom and the distance, please. 11 Α From me to the -- to that (indicating). 12 Q To the bar? 13 Yes, to the bar is where my front door would be. Α 14 Q Okay. You can go ahead and sit down now. 15 you very much. 16 At the time that you claim that an individual 17 walked in the door why didn't you scream? 18 I was scared, I didn't know what to do. 19 0 There was no weapon, correct? 20 Α No. 21 You testified that he merely said -- the Q 22 individual merely said suck his dick, correct? Α 23 Yes. 24 Did he say, "Suck my dick or something is going Q

1	to happen to you"?
2	A No.
3	Q So after that period of time that he said, "Suck
4	my dick," you walked from what appears to be at least 10
5	to 15 feet to him, correct?
6	A (Nods head.)
7	Q Did you try to avoid him?
8	THE COURT: Hold on, please. Is that a word?
9	You have to answer with a word, please.
10	THE WITNESS: Yes.
11	THE COURT: All right. Thank you.
12	MR. O'MARA: Thank you, Judge.
13	BY MR. O'MARA:
14	Q How long did that take?
15	A Couple of seconds.
16	Q Did you ever think about just running as fast as
17	you can to try to get through him?
18	A Yeah, I thought of a lot of things.
19	Q Why didn't you go as fast as you can to try to
20	get to the door?
21	A I didn't think I could. He was standing right
22	there.
23	Q When you come into your apartment complex from
24	the parking lot can you see your apartment complex?

1	А	Yeah.
2	Q	Can you see the front door?
3	А	No.
4	Q	Can you describe for the Court, from the parking
5	garage wl	nere someone would park, what they would have to
6	do to get	t to your door.
7	А	You park, you walk up the stairs, and you walk
8	to the b	ack of the hallway.
9	Q	So you're apartment complex is on the other side
10	of'	
11	A	Yes.
12	Q	of the parking lot. Okay. So there's no
13	zigzaggi	ng or going in between other apartment complexes?
14	A	No.
15	Q	At no time did you go into the bathroom and lock
16	the door	?
17	A	No.
18	Q	Do you have locks on your bathroom door?
19	A	Yeah, but it doesn't work.
20	Q	Did you ever go into your bedroom?
21	А	No.
22	Q	Are there locks on that door?
23	A	No.
24	Q	You testified that Mr. Dunckley, after you
	li .	

```
identified him, had a button for pants. Is that correct?
1
             Yeah, like all jeans, you know, button and then
2
3
    a zipper.
4
             So there was one button at the top and then a
5
    zipper?
6
         Α
             Yes.
7
             Okay. You also talked about this was not
8
    consensual, correct?
9
         Α
             Correct.
10
             But isn't it true that you actually bent down?
11
         Α
             Yes.
12
             Did he force you down?
         0
13
         Α
             No, but he demanded it.
14
             How did he demand it?
         Q
15
         Α
             He told me to. He was in my apartment and told
16
    me to.
             Did he say, "Bend down"?
17
         Q
             No.
18
         Α
19
              Did he say, "Get down on your knees"?
         Q
20
         Α
             No.
              You testified that after you went down on him
21
         Q
22
    you bit him, correct?
23
         Α
              Yes.
24
              How many times did you bite him?
         0
```

1	A	Once.
2	Q	Okay. Do you know if you broke the skin?
3	A	No,
4	Q	And after that how long did it take before his
5	erection	actually subsided?
6	A	A couple of seconds.
7	Q	You testified today that you could not give a
8	descript	ion of the individual that night, correct?
9	A	What was that?
10	Q	I'm sorry. You testified this afternoon that
11	you coul	d not give a description of the individual,
12	correct?	
13	A	I know what his face looks like, but I can't
14	really -	- I just know he has brown hair and, you know
15	Q	Do you recall getting a report back from the
16	police a	bout your blood alcohol?
17	A	No.
18	Q	Could you imagine that your blood alcohol was
19	.22 perc	ent?
20	A	Um-hum.
21	Q	Do you think that could have skewed your
22	identifi	cation of an individual that night?
23	A	No.
24	Q	You testified that if you saw this person you

```
would recognize him, correct?
1
2
         Α
              That I would recognize him?
3
         0
              Yes.
4
         Α
              Yes.
5
         Q
              But you can't give a description. And my
6
    question to you: Are you just giving a description of
    the individual that is sitting to my left or are you
7
8
    actually 100 percent sure that this individual is the
9
    person?
10
         Α
              Yes, I'm 100 percent sure. I picked him out in
11
    a lineup.
12
         O
              What?
13
         Α
              I'm sorry,
14
         Q
              Keep going?
        A
15
              When Detective Broome called me to his office.
        (0)
16
              When did Detective Broome call you to his
    office?
17
18
         Α
              It was about two weeks after it had happened.
19
         Q
              How many individuals did the lineup include?
20
         Α
              It was -- it was, I think, six.
21
         Q
              Were they all white males?
22
         Α
              Yeah.
23
              Did they all have brown hair?
         Q
24
         Α
              Yeah.
```

```
1
             When the police interviewed you that night did
2
    they take any pictures of you?
3
         A
             No.
4
             Did they ask you about any bumps or bruises on
    your head?
5
6
             They asked me if I was hit or anything.
         А
7
             And what did you tell them?
8
         Α
             No.
9
         Q So now is it your testimony today that you were
10
    actually hit?
11
             Yeah, I was, you know, smacked a little bit,
12
    but --
13
             You're giving a gesture of smacking right above
         Q
14
    your eyes. Is that the gesture you're talking about?
15
         Α
             Yes.
16
             Do you consider a smack and a hit different?
         Q
17
             Kind of, yeah.
         Α
18
             MR. O'MARA: I have no further questions, Your
19
    Honor.
20
             THE COURT: Okay. Mr. Clifton, do you have any
21
    redirect?
22
             MR. CLIFTON: Just very little.
    ///
23
    111
24
```

1		REDIRECT EXAMINATION
2	BY MR. CI	IFTON:
3	Q	Jessica, we're just about done.
4		When he demanded that you suck his dick, and
5	that's hi	s words and that's a quote, and you put your
6	head dowr	n toward his penis, did you insert his penis into
7	your mout	ch?
8	A	No, he did.
9	Q	How did he do it?
10	A	I just went down and he was holding it. And
11	that's wh	nen I bit it.
12	Q	Did he grab your head?
13	A	No.
14	Q	So he had a hold of his penis?
15	À	Um-hum.
16	Q	When you said you bit it, was your mouth around
17	the head	of the penis or on the side or on the shaft?
18	A	The shaft.
19	Q	Did your mouth go onto the penis?
20	A	Yes.
21	Q	When you bit, you said the erection went down,
22	correct?	
23	A	Yes.
24	Q	All right. Did you still try to keep biting or

1 did you just bite once and get out of there? 2 Α I just bit once, but it shriveled up. He lost his erection? 3 Q 4 Α Yes. 5 Q Was your intent to keep biting? 6 I tried to, but he pulled away. Α 7 Q Okay. So as I understand it, correct me if I'm wrong, he's demanding that you suck his penis and he was 8 placing his penis into your mouth or trying to? Α 10 Yes. By the way he was manipulating himself with you 11 12 there? 13 Yes. Α 14 And rather than put your mouth over the head of 15 his penis onto the entire penis, you bit the side of it? 16 No, I put my mouth over the head and bit the 17 shaft. So the head of the penis was inside your mouth? 18 19 Α Yes. And your teeth were down far enough to bite the 20 Q 21 shaft of the penis? 22 Α Yes. So your teeth marks or your teeth would have .23 24 made contact with the entirety of the penis, top and

1	bottom, d	correct?
2	A	Yes.
3		MR. CLIFTON: Okay. Thank you. No further.
4		MR. O'MARA: Just a follow-up question, Your
5	Honor.	
6		
7		RECROSS-EXAMINATION
8	BY MR. O	'MARA:
9	Q	You previously have testified that when you were
10	slapped o	on your head above your eye it was because you
11	believed	he said let me rephrase.
12		You said that he hit you on your head so that
13	you would	d stop, correct?
14	A	He said, "Stop, get off," like that, yeah, as I
15	was bitin	ng him.
16	Q	So he actually said "stop"?
17	A	Yes.
18	Q	Okay. Do you recall on the night how many times
19	you told	the officer you bit him?
20	A	No, I don't.
21	Q	Would you be surprised if you told him
22		MR. CLIFTON: Your Honor, this is beyond the
23	scope of	the redirect.
24		MR. O'MARA: It's going to the bite of the
	II .	

1	redirect.
2	THE COURT: Overruled. I'll allow it.
3	BY MR. O'MARA:
4	Q In your testimony or in your statement to the
5	police officers do you recall telling the police officers
6	that you bit him four times?
7	A No.
8	Q Do you recall that when you went in to talk to
9	Officer Broome do you recall him saying there were no
10	teeth marks on this individual?
11	A Yes.
12	Q Do you recall telling him that you know for sure
13	there would be teeth marks on that?
14	A I figured there should have been.
15	Q And why do you say that?
16	A Because I know I bit pretty hard.
17	MR. O'MARA: No more questions, Your Honor.
18	THE COURT: Well, thank you very much. You can
19	step down. I appreciate your testimony.
20	MR. CLIFTON: Your Honor, I know we have one
21	witness coming in from Yerington and two coming in from
22	the Nevada State Prison.
23	Would it be possible to check to see who is
24	presently here?

1	THE COURT: I was going to advise that
2	Mr. Molina was going to bring the in-custody person in.
3	MR. CLIFTON: I guess it doesn't matter which
4	order I put them on.
5	THE COURT: I'm not trying to compel you to do
6	anything in any particular order. Do you want to check
7	and see if there's a witness outside from Yerington?
8	MR. CLIFTON: No, I don't want to waste the
9	Court's time. I'll go ahead and call Michelle. She is
10	one of the witnesses in the holding cell. How do we go
11	about getting her in here?
12	THE BAILIFF: Mr. Clifton, do you care which one
13	is first?
14	MR. CLIFTON: Michelle.
<b>1</b> 5	THE COURT: Please raise your hand the best you
16	can. Other hand.
17	(Witness Sworn)
18	THE COURT: Thank you. Please be seated.
19	
20	MICHELLE A.,
21	called as a witness by the plaintiff herein,
22	being first duly sworn, was examined
23	and testified as follows:
24	

1		DIRECT EXAMINATION
2	BY MR. CI	LIFTON:
3	Q	Good afternoon, ma'am. Can you tell us your
4	first nam	me.
5	A	Michelle.
6	Q	Spelled M-I-C-H-E-L-E?
7	A	E-L-L-E.
8	Q	And your first initial of your last name?
9	A	A .
10	Q	Can you give us your date of birth, please.
11	A	10-13-87 or '86 sorry.
12	Q	'86?
13	A	Um-hum.
14	Q	So that would make you almost 21?
15	A	Yeah.
16	Q	I want to direct your attention back to 1999,
17	going bac	ck quite a ways, so you would have been 12 and
18	turn 13	in that year. Is that correct?
19	A	Yeah.
20	Q	12 up to October and then turning 13, correct?
21	A	I didn't know them when I was 12.
22	Q	Okay. Do you know a person named, Lura,
23	L-U-R-A?	
24	А	That's my best friend.
	ii	

1 And her last name starts with an "S"? 0 2 Α Yes. When you knew her, and you say you didn't even 3 0 know them, when you say, "them," are you referring to 4 5 someone in the courtroom? 6 Α Yeah. 7 Q Is it a he or a she? Α 8 Нe. 9 Do you know his name? O Α Yes. 10 What is it? 11 Q Α Brendan. 12 Do you know his last name? 13 Q 14 Α Yes. What is that? 15 Q Dunckley. 16 Α When you say you didn't know them when you were 17 Q 12 or 13, when you said "them," who are you referring to? 18 19 He and who else? 20 Α Morgan. 21 Who is Morgan? Q His wife. 22 Α 23 Still to this day? Q 24 Α I'm not sure.

1 All right. Fair answer. When did you first meet him? 2 Probably when I was like 13, maybe 14. 3 So going into the year from 1999, October, into 4 the year 2000, and the year 2001, then? 5 6 Α Correct. Did you meet them through Lura? 7 Well, me and Lura met them together the same Α 8 night. 9 10 How old was Lura at the time? We are only a couple months different. 11 could have been the same age, maybe a couple months 12 13 younger than me. 14 That's good enough. And Morgan and the defendant, which is Brendan Dunckley, were married at the 15 time you met them? 16 17 No, I don't think so. Α Girlfriend/boyfriend? 18 19 Α Yes. But they were together? 20 Q 21 Α Yes. How did it come about that you met them; do you 22 remember? 23 Not exactly. I think that more or less we 24

1 started talking on the phone, and then Morgan and Brendan 2 said that they would come get us. And they came and 3 picked us up over at Lura's mom's house at the time. 4 0 Were you the same age as Brendan or Morgan? Α 5 No. 6 Q Were they older than you? Yes. 7 Α Why were you talking to them on the phone? 8 Q 9 What's the relationship here? Is there any? 10 No. Α 11 Were you or Lura related by blood, marriage, Q 12 anything to either one of these two? 13 Α No. How did you call them? How did you become 14 15 friends? Do you remember? I think that when I called, I think that I got 16 the wrong number at first. I don't exactly remember, but 17 this is what I'm thinking. 18 I think that I called and I was calling for 19 somebody else, and I happened to get Morgan on the phone. 20 I was talking to Morgan, and I thought it was somebody 21 else. And her and I just started talking. And we were 22 both pregnant at the time with their son Jacob, and I was 23

prequant with my daughter.

24

1 How old is your son now? 0 2 Α My son? I have a daughter. She's six. 0 Do you have a son? 3 4 No, they have a son. 5 0 They're son, your daughter. You were both pregnant at the same time? 6 7 Α Yes. And your daughter is six? 8 Six. 9 Α Six now. All right. So we're going back to 10 11 2001, so you would have been 13 or 14, like you said a little bit ago --12 13 Α Yeah. -- if you were pregnant with her. What's her 14 15 birthday? September 23, 2000. Mine's October 13th. 16 I'm just trying to figure out the dates here. 17 So the two of you were both pregnant, and you 18 were talking to basically a complete stranger when you 19 were talking to her on the phone at first, but you struck 20 up a conversation. You guys started talking, you had 21 some things in common? 22 23 Right. Α Q But she's older than you? 24

1	A	Yeah.
2	Q	So at some point she said that she'd come over
3	and pick	you guys up, and you were going to go somewhere?
4	A	Yeah, just to hang out.
5	Q	She was with her boyfriend/husband whatever he
6	was at th	he time, and that was the defendant, correct?
7	A	Right.
8	Q	That's yes on both of those questions?
9	A	Yes.
10	Q	So the four of you kind of hung out together?
11	A	Yes.
12	Q	Lura was your best friend, but she wasn't
13	pregnant	at the time, was she?
14	A	No.
15	Q	She was within a couple months of your age?
16	A	Right.
17	Q	So you wouldn't have turned 14 until October of
18	2000, coi	rrect?
19	A	Yes.
20	Q	All right.
21	A	Because I had my daughter when I was 13, yeah.
<b>2</b> 2	Q	Okay. So this all happened before you were 14,
23	because y	you had your daughter?
24	A	When I met them, yes, it happened when I was 13.

1 And you had your daughter when you were 13? Q 2 Α Yeah. So you were pregnant with your daughter at the 3 Q time, so you couldn't have been any older than 13? 4 5 Α Right. And the four of you guys would hang out for 6 7 what, couple weeks, months, years? How long would you say you were friends? 8 9 For the longest time. Probably about two years ago I started getting into my own thing, I guess. 1.0 11 Q How much older than you was Morgan and Brendan, 12 do you know? 13 Α Maybe -- I don't remember, but it was quite a bit, maybe like seven to ten, maybe, years. 14 Years older? 15 0 Α Um-hum. 16 Each of them? 17 Q Α Yes. 18 Was Brendan older than Morgan? 19 0 To be honest with you, I think so, yes. 20 Α Okay. So they were adults, you were kind of --21 Q you and Lura were kind of kids? 22 23 Α Yes. But the fact that you and Morgan were both 24 Q

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Α

pregnant was something you had in common? A Right. 0 I need to kind of cut to the chase here and ask some pointed questions. Did there ever come a time you were in the same bed as Morgan and Brendan? Α Yes. Why or how was that coming about? Α Me and Morgan were best friends for, like, the longest time, and it wasn't anything out of the ordinary or anything like that for me, Morgan, and Brendan to be in, like, the same bedroom or even in the same bed. was okay. Did you have your own boyfriend or the father of your child as a boyfriend or anything like that? Α No. All right. So while you guys were together do you remember any time where there was anything sexual happening between you and Brendan? Α Yes. Was Lura involved in that too or was she Okav. in bed with you at the same time? No, Lura wasn't there. Α And can you tell us what it is you remember? Q

Me, Morgan and Brendan, we were laying down and

we just got done watching a movie, and Morgan fell asleep before me and Brendan did. And me and Brendan, I quess, kind of started fooling around or whatever. When I asked him to stop he stopped, like, 4 5 touching me, and that was the end of it. We never really had anything after that like that. 7 Q Was this before or after your daughter was born? 8 Α After. 9 Do you remember how much after? 0 1.0 Probably about six months, maybe. Α 11 Okay. And the date of your daughter's birth Q 12 again, I'm sorry? September 23rd, 2000. 13 Α 14 Do you know if it ever happened before you Q turned 14 that you were with Brendan? 15 16 Do I know -- can you repeat that? Α Do you know if anything sexual ever happened 17 0 when you were with Brendan before you turned 14? 18 19 Α Nope, never. It didn't or you don't remember? 20 0 21 Α Never anything. Was there any other instances other than the one 22 Q you just described? 23 Α No. 24

1 Okay. Lura may think it happened earlier than you turning 14. Why are you so sure it was after you 2 were 14? 3 Because of my daughter's birthday and my birth date. I just turned 14 on October 13th. And the dates, 5 I had my daughter when I was 13, and my birthday was when I was 14. 7 Right, but you said your daughter was six months old. 9 10 I don't know the exact timing. That's my A 11 quesstimation. 12 Okay. Your daughter's six months old, you're 13 still 13 --No, I was 14. 14 Α 15 You had your daughter when you were 13? Q 16 Α Yeah. Then you turned 14 right after that? 17 18 А Yeah. I see. So you were 14-and-a-half from your best 19 Q recollection of when this happened? 20 I'm going to say yeah. 21 А Okay. How about Lura, do you know if she had 22 any sexual relations at all with Brendan? 23 As far as I knew, no. 24 Α

24

1 Q Consensually or not or otherwise? Α None. 3 0 You don't know of any time he forced himself on her? 4 5 Α I remember coming home, probably maybe back in 6 2005, to my mom and dad's house, and there was a cop car 7 there asking me if I knew Brendan. And as far as I knew I forgot like kind of somewhat about them, because I 8 haven't been talking to them for a little while. 9 10 under a lot of drugs back then. 11 Q So this was in 2005, you were aware of some 12 situation or incident involving the police? 13 Α Yes. 14 And that was involving Lura and Brendan? Q 15 Α Yeah. Going back to 1999, 2000, 2001, you're not aware 16 Q 17 of any circumstances then? Α 18 None. 19 0 Okay. They didn't really hang out that much as far as 20 Α I was concerned, because me and Morgan were, like, 21 inseparable for, like, the longest time. And it was just 22 her and I for, like forever, and Brendan would always be 23

And I know that Lura wasn't coming around and

1	she was doing her own thing at that point in time.
2	Q Lura is about two or three months
3	A Her birthday is in May and mine is in October.
4	Q So a few months, five months, older than you or
5	younger than you?
6	A Younger.
7	Q So she was born in 1987?
8	A Yeah.
9	Q And you first said you were born in 1987, and
10	then changed it to 1986. I'm wondering how you did that.
11	A I don't know why I mixed it up.
12	Q But which one is correct?
13	A '86.
14	Q Okay. All right.
15	MR. CLIFTON: I have no further questions, Your
16	Honor.
17	THE COURT: Okay. Mr. O'Mara.
18	MR. O'MARA: Yes, Your Honor.
19	
20	CROSS-EXAMINATION
21	BY MR. O'MARA:
22	Q Michelle, my name is David O'Mara. I represent
23	Mr. Dunckley in this matter. If you can't hear me or you
24	can't understand me or any of my questions, please speak
1	

```
up and I'll rephrase them as best as I can to help you
 1
 2
    out.
 3
              You testified today that you first met Morgan,
    Mr. Dunckley's wife or girlfriend at the time, and
 4
 5
    Mr. Dunckley when you were pregnant, correct?
 6
         A
             Yeah.
 7
             How many months pregnant were you?
 8
              It had to have been maybe seven, eight months,
 9
    maybe more, maybe a little bit less.
              So if you gave birth to your child on September
10
    23rd, 2000, then would it be correct to think that it
11
    would be sometime in July or August of 2000 that you met
12
    them?
13
             Yes, it would be.
14
              So you didn't know Mr. Dunckley in 1999, at all?
15
16
         A
             No.
             And you're testifying today that he never
17
    touched you inappropriately before you were of the age of
18
    14?
19
             Right.
20
         A
              MR. O'MARA: I have no more questions, Your
21
    Honor.
22
              THE COURT: Okay. Mr. Clifton.
23
             MR. CLIFTON: If I may have just a moment, Your
24
```

Honor. 2 3 REDIRECT EXAMINATION 4 BY MR. CLIFTON: Do you remember being interviewed by Detective 5 6 Broome? Α Yeah. 7 Do you remember telling him that you were 12 8 when this happened with Brendan? Do you remember that? 9 No. 10 Α Okay. When you were 12, he fondled your vagina 11 Q at night; do you remember saying that? 12 Α No. 13 And he told you not to tell? 14 Q 15 Α I didn't say that. I know that I didn't say 16 that. When you said you guys were fooling around and 17 went a little too far and told him to stop, what was it 18 19 he was touching? My vaginal area. 20 Inside or outside of the clothing? 21 Q To tell you the truth, I don't really remember. 22 Α It could have been the inside and it could have been on 23 the outside of the clothing. 24

24

Q

1 Q Was it with his hand, I take it? Yes. 2 Α 3 Q Was there any kind of penetration? I don't think so. I don't believe so. A 4 Was it fondling, rubbing? 5 0 Α Yeah. 6 7 Q And you told him to stop and he did? Yes. 8 Α So the only issue left, I guess, is how old you 9 10 were at the time. And you don't recall saying you were 11 12, and you think now it was --I could have said that I was 12, but I wasn't 12 I could have said the years, and he could have 13 estimated it to me being 12 or something like that. 14 But I didn't meet him until I was pregnant. And 15 I got pregnant in '99, into 2000, on New Year's night. 16 know that for a fact. So there's no way possible. 17 18 Q Did you tell him that you were born in 1987? You think maybe the math was screwed up because of that? 19 20 Α Maybe. Why would you tell him you were born in 1987? 21 Q To be honest with you, I've done a lot of drugs 22 Α in the past and --23

And forgot your birthday?

1 Α No, I didn't forget my birth date. But you guys 2 are making me nervous, to be honest with you guys. I'm just kind of curious why the first thing I 3 0 asked you here today after your name was your date of 5 birth and you got it wrong. I'm just kind curious. I'm just trying to find out. 6 7 I don't have a good answer for that. Well, thank you for being candid with us, 8 9 Michelle. 10 MR. CLIFTON: No further questions, Your Honor. 11 THE COURT: Mr. O'Mara. 12 MR. O'MARA: Just a few questions, Your Honor. 13 14 RECROSS-EXAMINATION 15 BY MR. O'MARA: 16 You just mentioned that you did a lot of drugs. When did you begin your drug use? 17 After I hung out with them. 18 Α Can you give me a date? 19 No. Probably around maybe my 18th birthday. 20 21 didn't even know them. I didn't hang around with them around then. 22 23 And the District Attorney mentioned that you got 0 your date of birth wrong. When you first met 24

Mr. Dunckley, isn't it true that you told him you were 16 2 years old? Yes, I did. 3 Α Did he have any reason to believe that you 4 weren't 16 years old? 5 Α 6 No. 7 The District Attorney also brought up your 8 interview with Detective Broome. When did this occur? 9 Α When I talked to the detective? 10 0 Correct. I don't know, like, April maybe. 11 Α April of this last year, 2007? 12 0 13 Α Yeah. 14 0 So you've never reported any type of inappropriate behavior? 15 Never. 16 Α The police officer came to you? 17 He called me. I was in prison, and he called my 18 19 case worker in prison. Did he offer you a deal to come in here today 20 21 and testify? No, he just said to help Brendan get behind 22 23 bars. Do you have some type of anger issue against 24

1	Mr. Dunckley?
2	A No, I don't.
3	MR. O'MARA: No other questions, Your Honor.
4	THE COURT: All right.
5	Thank you very much. You can step down. I
6	appreciate your testimony very much.
7	MR. CLIFTON: Your Honor, I know that on that
8	count, specifically Count IV, we have it alleged as the
9	entire year of 1999, but before I make any motions to
10	amend I want to wait to hear from Lura and put her on the
11	stand, just so Your Honor can kind of keep it in mind.
12	Next we might as well call Ashley.
13	MR. O'MARA: We will obviously object to any
14	motions, Your Honor.
15	MR. CLIFTON: That's fine. When I make the
16	motion, Your Honor, we'll cover that.
17	But Ashley, since we have her in the holding
18	cell, and then we can let the prisoners go back to the
19	Nevada State Prison.
20	THE COURT: Go ahead and raise your right hand
21	the best you can.
22	(Witness sworn.)
23	THE COURT: Thank you.
24	///

1 ASHLEY V., 2 called as a witness by the plaintiff herein, 3 being first duly sworn, was examined and testified as follows: 5 6 DIRECT EXAMINATION 7 BY MR. CLIFTON: 8 0 Please tell us your first name. Ashley. 9 Α Spell it. 10 0 A-S-H-L-E-Y. 11 Α 12 And your first initial of your last name? 13 V. Α "V" as in Victor? 14 Yes, sir. 15 Α 16 Ashley, my name is Dave Clifton. I'm with the Q District Attorney's office. We've never met, correct? 17 Correct. 18 Α We've called you in here to testify on a case, 19 Q and you should have been subpoenaed and brought here from 20 21 the Nevada State Prison regarding a case involving a 22 Brendan Dunckley. Do you know that name? Yes, sir. Α 23 How would you know this person? 24

1 Α I knew him when I was a younger girl. 2 What is your date of birth? 8-14-86. 3 Α 0 So you're going to be 21? 5 Α In August. 6 How did you know Mr. Dunckley; was there any relationship blood-wise? 7 Α 8 No. Was it just friendship? 9 10 Α Yes. 11 0 Is he older or younger than you? Older. 12 Α How long would you say you've known him? 13 14 back to what age? 15 Α 12. 16 What is it about being 12 or what is it about 17 that year, which would have been 1998, when you turned 12 18 that makes you think that's when you knew him? Me and my friend Michelle used to hang out all 19 Α the time at him and his wife's house. 20 Is Michelle the girl that just preceded you here 21 and testified? 22 23 Α I think so. I don't know if you two crossed in the hall 24

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1 there or anything, but is she also a Nevada State Prison 2 inmate, to your knowledge? Α 3 Yes. Are you housed together? 4 5 Α We're at the same camp. 6 Q She was friends with you since you were 12 or 7 even before that? Since, like, the beginning of middle school. 8 All right. Did you start middle school at 11 or 9 10 12 years old? 11 Α Yeah, like 11. 12 Okay. How did you come to know Brendan Q Dunckley? 13 14 Α I don't remember how we met. I don't recall. 15 Do you remember Michelle having a child? Q 16 Α Yes. 17 Did you also know a Lura, L-U-R-A, or still do? Q 18 Α Yes. Were all three of you friends? 19 0 We all went to the same middle school. 20 Α 21 When did Michelle get pregnant; do you remember Q how old she was? 22 23 I believe she was 13. When she was 13, would that be middle school or 24

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1	high scho	ool?
2	А	Middle school.
3	Q	Toward the end of the middle school years?
4	А	Yeah.
5	Q	You knew Mr. Dunckley before she was pregnant?
6	A	Yes.
7	Q	Before Michelle was pregnant?
8	A	Yes.
9	Q	You're sure of that?
10	A	Yes.
11	Q	Okay. Do you know Morgan?
12	A	Yes.
13	Q	What was her relationship to any of you or to
14	him?	
15	A	She was also our friend and his wife or his
16	fiancee,	I believe.
17	Q	All right. When you first met him?
18	A	I think so.
19	Q	And they eventually got married?
20	A	Yes.
21	Q	To your knowledge, did you ever stay at their
22	house?	
23	A	Yes.
24	Q	Do you know when that first occurred, what year
		64

1	you were in school or anything?
2	A No.
3	Q Do you remember any time that Brendan Dunckley
4	touched you in a sexual manner?
5	A Yes.
6	Q And this is while he had a girlfriend Morgan,
7	fiancee Morgan or a wife named Morgan?
8	A Yes. I don't recall if they were married yet.
9	Q Right, but what I'm saying is the whole time you
10	knew him, he either had a girlfriend, fiancee or a wife?
L1	A Yes.
12	Q Same girl?
13	A Yes.
14	Q And during this time he touched you in some way?
15	A Yes.
16	Q Was it ever or did it start out consensually?
L7	A Yes. I never told him no.
L8	Q Okay: So it was always consensual?
19	I need a yes or no out loud.
20	A Yes.
21	THE COURT: We might explain it. She's
22	transcribing what we say, so she can only take down
3	words. It's hard to do gestures or nods.
4	In normal conversations you can use those

```
expressions, but she really needs a word.
 1
 2
              I guess I was a little negligent. Maybe I
    should have explained this better to the prior witnesses.
 3
              If you could answer with a word, I would really
 4
 5
    appreciate it.
 6
              THE WITNESS:
                            Yes, sir.
 7
              MR. CLIFTON:
                           Thank you, Your Honor.
    BY MR. CLIFTON:
 8
 9
              Tell us where you were and to the best of your
    recollection the date or the time period that it
10
    happened.
11
              I can't give a date. I don't really remember.
12
    I remember one time we were in the back of a car.
13
    getting ready to drop me off at my mom and dad's house.
14
15
         0
              Was there anyone else in the car?
16
         Α
             No.
              Just you and him?
17
         Q
         Α
              Yes.
18
              He was driving. You were in which seat?
19
         0
20
         Α
              Passenger.
             What kind of car?
21
         0
             Taurus, Ford Taurus.
22
         Α
             Why was he dropping you off there?
23
         0
             Because I had spent the night at his house.
         Α
24
```

	i	
1	Q	With his girlfriend, fiancee or wife?
2	A	Yes.
3	Q	Were there any other people at the house?
4	A	I don't remember.
5	Q	Were there times when you Michelle and/or Lura
6	would st	ay over at the same time?
7	A	Yes.
8	Q	Were there times you would stay over there
9	without	them?
10	A	I don't remember.
11	Q	And he is younger or older than you?
12	A	He is older.
13	Q	How much?
14	A	I don't know.
15	Q	Could it be ten years?
16	A	Could be.
17	Q	Was this the first time in the car that the two
18	of you ha	ad any romantic involvement, sexual involvement
19	at all?	
20	A	That was the first and only time we had
21	intercou	rse.
22	Q	Intercourse. Were there times where it might
23	have star	rted before the car situation, like at the
24	Atlantis	?

1	A Y	Teah.
2	Q I	et's start with the first one. When's the
3	first time	you kissed him, if you can recall?
4	A I	don't recall the first time.
5	ο ο	kay. How old were you, would you say, when any
6	of these h	appened?
7	A P	Probably 12.
8	QI	n middle school?
9	A Y	es.
10	Q A	and is that a guess or a pretty good
11	recollecti	on of some of the things that were going on in
12.	school tha	t you
13	A P	retty good recollection.
14	Q C	an you attribute it to things; either your
15	birthday o	or things that happened in school or things you
16	were doing	that gives you an idea of the date?
17	A H	um-um.
18	Q W	hich was the first one, the Atlantis or the car
19	or what?	
20	A A	t the Atlantis.
21	Q W	as there anything before that?
22	A N	· · · · · · · · · · · · · · · · · · ·
23	Q A	t the Atlantis in the elevator?
24	A Y	es.

Q Who else was in the elevator? Just him and I. 2 Α 3 Tell us what happened. I had mentioned that I had never been in the 4 elevator, and we went up in the elevator together. And 5 as we were coming back down he put his hands in my pants, 6 and -- you know. I never said no, though. 7 Okay. I'm not worried so much about that right 8 9 now. I'm just trying to get a feeling about what happened, and then we'll talk about how it happened. 10 Okay. 11 A Was this the Atlantis here in Reno, Washoe 12 13 County, Nevada? Α Yes. 14 So you're going down the elevator, to the best 15 of your recollection? 16 We had gone up, and then we were on our way back 17 down. 18 The elevator is going down, and just the two of 19 you were in there, and he puts his hand down the front of 20 your pants? 21 A 22 Yes. The front of your pants or the back? 23 The front. 24 Α

	<b>1</b> 1	
1	Q	Vaginal area?
2	A	Yes.
3	Q	Under your panties or over or were you wearing
4	any?	
5	A	Under.
6	Q	So under everything. Skin to skin?
7	A	Yes.
8	Q	When he did that were you kissing?
9	A	No.
10	Q	Did he just do it like right when the door shut
11	or did he	e just do it as you were going down?
12	A	As we were going down.
13	Q	You didn't see it coming? You didn't know he
14	was going	g to do it?
15	A	No.
16	Q	I know you're saying you didn't voice an
17	objection	and you're maintaining it was consensual, but
18	he just 1	reached over and put his hand down your pants?
19	A	Yes.
20	Q	Didn't say he was going to do it, didn't ask if
21	he could	do it; anything like that?
22	A	No.
23	Q	When he does that does he make any penetration
24	to your v	ragina?
11		

```
1
         Α
              No.
              Does he rub?
 2
         0
 3
         Α
              Yes.
              With his hand?
 4
         0
 5
         Α
              Yes.
 6
         Q
              And you don't tell him to stop?
 7
         Α
              No.
 8
         Q
              And you believe you were in 7th grade at the
 9
     time?
10
         Α
              8th grade.
              And you were 12 or 13 now?
11
         Q
              I was 12.
12
         Α
              But definitely less than 14?
13
         Q
14
         Α
              Yes.
15
              You turned 12 on August 14, 1998, so it would
         Q
    have been within how much time of that, would you say?
16
17
         А
              I don't know.
              Within a year?
18
         Q
              I'm sorry, I don't understand what you're asking
19
         Α
20
    me.
              If we start at August 14, 1986, when you were
21
         Q
    born, and you turn 12 on August 14, 1998, would it have
22
    been within that next year that this happened, while you
23
24
    were 12?
```

1	A	Yeah.
2	Q	So before August 14th of 1999, it happened in
3	that yea	r, correct?
4	A	Yes.
5	Q	Why were you in the Atlantis elevator without
6	Morgan o	r the two of you together?
7	A	I had just made a statement that I've never been
8	in there	. It was him, I, Michelle, and Morgan, and we
9	were all	at the Atlantis. I don't remember why we were
10	there and	d what we were doing.
11	Q	What happened to Lura and Michelle?
12	A	I don't think Lura was there.
13	Q	Michelle, what happened to her?
14	A	Her and Morgan stayed downstairs while we went
15	in the el	levator.
16	Q	So Morgan wouldn't have known, you didn't tell
17	her?	
18	A	No.
19	Q	Brendan didn't tell her?
20	A	No.
21	Q	Did anything else happen in the elevator?
22	A	No.
23	Q	Just put his hands down your pants and fondled
24	or rubbed	d, and you get down and the elevator opens, and

```
1
     that was the end of it?
 2
         Α
              Yes.
              And nobody tells anybody what happened?
 3
         Α
              No.
 4
 5
              Going now to this next time where he drops you
         Q
 6
    off at your parents. That's off Longley Lane, south
    Reno?
 7
 8
         Α
              Yes, by Mira Loma.
              In the apartments there or in a house?
 9
              It's apartments.
10
         Α
              He drops you off, just the two of you in the
11
         Q
    car. What happens there?
12
              We parked at the cul-de-sac before we went into
13
         Α
14
    the apartments.
15
         0
              I see.
              And we both got into the back.
16
         Α
17
         Q
              Was it at night?
              No, it was in the morning.
18
         Α
              Was it dark or light out?
19
         Q
              Light.
20
         Α
              How old were you now?
21
         Q
              I think about the same age.
22
         Α
              So between August 14, 1998, and August 14, 1999?
23
         Q
24
         Α
              Yes.
```

```
1
         Q
              So your 12 years old, to the best of your
    knowledge?
 2
         Α
              Yes.
 3
 4
              Michelle hasn't had her baby yet?
 5
         Α
              Are you asking me?
         Q
             Yes.
 6
 7
         Α
              No.
              She has not had her baby yet; is that a correct
 8
 9
    statement?
         (A)
              I don't believe so. I can't really remember too
10
11
    well.
12
         Q
              Okay. Are you older than Michelle or younger?
13
              I'm older.
14
             All right. And what happened in the back of the
         Q
15
    car?
              We had intercourse.
16
             But this was not against your will is your
17
    testimony, correct?
18
             Correct.
19
         Α
             Okay. And that's the only time you two had
20
21
    intercourse, correct?
            Correct.
22
         Α
             And nobody told Morgan, I take it?
23
         Α
             No.
24
```

```
1
             Was there any other times that the two of you
    had had any type of sexual relations at all?
 3
         Α
             No.
             Would you recognize him if you saw him?
 4
         Α
 5
             Yes.
         Q Is he here in the courtroom?
 7
         Α
             Yes.
            Where in relation to me?
 9
             Over there (indicating.) Where is he?
10
         0
             Yes, in relation to me. My right, my left,
    front --
11
             To your left.
12
         Α
             Left. Person next to me or the one over from
13
    that?
14
             One over from that.
15
        Α
             MR. CLIFTON: Your Honor, if the record could
16
    reflect identification of defendant Dunckley again.
17
             THE COURT: The record will so reflect.
18
             MR. CLIFTON: Thank you.
19
20
             No further questions.
             THE COURT: Mr. O'Mara.
21
             MR. O'MARA: Thank you.
22
   ///
23
24
    111
```

1	CROSS-EXAMINATION
2	BY MR. O'MARA:
3	Q Good afternoon, Ashley. My name is David
4	O'Mara. I'm Mr. Dunckley's attorney. I'm going to ask
5	you a bunch of questions today. If you can't hear me or
6	don't understand the question, please let me know. I'll
7	try to speak up or at least rephrase my questions so we
8	can get a proper record.
9	A Okay.
LO	Q You testified today that you were housed at the
L1	same camp as Michelle; is that correct?
12	A Correct.
.3	Q How long have you been housed at the same camp?
.4	A Only for about two weeks.
-5	Q Have you discussed this case with Michelle in
16	that two-week period?
.7	A No.
8.	Q Have you been detained with Michelle recently?
.9	A I don't understand what you're asking me.
0	Q How long have you been in prison?
1	A Since November.
22	Q November 2000?
23	A No.
4	Q November 2007, I'm sorry.

1	A	2006.
2	Q	Any time between November 2006, to today's date
3	besides	the two weeks, were you housed with Michelle?
4	A	No.
5	Q	You testified that you don't remember how you
б	met Mr.	Dunckley; is that correct?
7	A	Correct.
8	Q	Would it be fair to say that you and Michelle
9	met Mr.	Dunckley at the same time?
10	A	I don't remember.
11	Q	Would it be plausible
12	A	Yeah:
13	Q	in that you both met them at the same time?
14	A	Yes.
15	Q	You testified that you, Lura, and Michelle all
16	went to	the same school; is that correct?
17	A	Correct.
18	Q	What school did you go to?
19	A	Dilworth Middle School.
20	Q	Have you kept in contact with this Lura?
21	A	I haven't, no.
22	Q	When was the last time you had contact with
23	Lura?	
24	A	I think I was maybe about 14.

Did you have contact with Lura at the time you 1 2 claim these incidents happened? I don't understand. I'm sorry. 3 4 Did you have contact with Lura during the time 5 when these incidents happened? Like were we all together? 6 7 0 Correct. Not at the time, but those are the days we were 8 still hanging out. I don't understand. 9 10 0 So you were still hanging out with Lura at the time you claim these incidents happened? 11 12 Α Yes. 13 Going back to the time period in which you claim that these events happened; you cannot give us a specific 14 date, correct? 15 Α Correct. 16 Can you give us a specific month? 17 18 Α No. During your elevator ride, how far up did you go 19 20 on the elevator? I don't know specifically how far up we had 21 Α 22 gone. Do you remember which elevator you went to? 23 Q The only thing I remember is that it was the one 24 Α

1 that was all glass that you can see through. 2 So if I asked you to go to the board and diagram --3 I couldn't. 5 You couldn't do it. How long did the elevator ride last? 7 Not more than a couple minutes. 8 (Q) Okay. And in these dates you claim that these incidents happened between 1998 and 1999, correct? Correct. 10 Α 11 How sure are you of those dates? 12 Pretty sure. 13 Can you give me a percentage; 100 percent sure, would it be 75? 14 15 Like, maybe 80 percent. And at this time that these claimed incidents 16 17 occurred was Michelle pregnant? Not that I recall. 18 Α 19 Could she have already had the baby? 20 Α No. If you were told Michelle earlier today claimed 21 that the first time she met Mr. Dunckley was when she was 22 23 pregnant, would that be a true statement? I don't know. I don't recall. 24

```
1
              Michelle testified earlier that she would have
2
    met Mr. Dunckley for the first time seven or eight months
    while she was pregnant. Do you recall that as being
3
    correct?
 4
 5
         Α
              No.
 6
              Do you know the date of birth of her child?
 7
         Α
              No.
 8
         Q
              Do you know the year of the birth of her child?
              I think it's '99 -- I'm not exactly sure -- or
9
         Α
    2000.
10
              What were you wearing on the day which you took
11
         Q
    the elevator ride?
12
13
         Α
              I don't recall.
              Were you wearing a skirt?
14
         Q
15
         Α
              No.
16
         Q
              Were you wearing a blouse?
              I don't know exactly what I was wearing.
17
         Α
              Do you recall if you had buttons?
18
         Q
              No.
19
         Α
              A zipper?
20
         Q
              (Shakes head.)
21
         Α
              Were they baggie pants?
22
         0
              I really don't remember.
23
         Α
              So you don't know if they were tight?
24
         Q
```

1	A No.
2	Q You testified that you were driven home in a
3	Ford Taurus the first time that an incident occurred.
4	A Yes.
5	Q Was that Mr. Dunckley's Ford Taurus?
6	A I don't know exactly whose it was.
7	Q Could you describe what the Ford Taurus looked
8	like?
9	(A) I think it was blue, but I can't recall.
10	Q You testified today that Michelle was at the
11	Atlantis, correct?
12	A Yes.
13	Q So if Michelle testified that she had not met
14	Brendan before 2000, do you think you may be incorrect on
15	the dates?
16	A No.
17	Q So it's either you're right and she's wrong or
18	she's right and your wrong?
19	MR. CLIFTON: Objection, Your Honor. That's
20	something I think goes beyond the scope of what you're
21	allowed to ask one witness about what another witness is
22	correct or wrong on or lying about.
23	That's new Nevada Supreme Court case law.
24	MR. O'MARA: I'm unaware of the case law.

1 MR. CLIFTON: You can't ask one witness if another witness is lying, and I think that's what he's 2 3 getting at. 4 THE COURT: Well, I think there's a discrepancy 5 in the testimony. To the extent he's trying to say someone is lying, I don't know if that is where he's 6 headed. 7 I'll ask you to rephrase the question. 8 9 BY MR. O'MARA: 10 I'm trying to figure out the dates in which this occurred. 11 If an individual told you they had met this 12 person in 2000, would they be correct? 13 I don't know. All I know is that when I Α Yeah. 14 met him I was, like, 12 years old. 15 But you're not sure? 16 Q 17 Α Of what? 18 Q When you met him? Α I'm not sure of how I met him. 19 20 But you're sure of how you met him? I'm not sure how I met him. I'm sure of how old 21 Α I was when I met him. 22 So if someone says you met him for the first 23 time in 2000, they would be incorrect? 24

1	A	Yes.
2	Q	When did you first notify the police department
3	in regar	d to this incident?
4	A	I never did.
5	Q	How did this incident come about?
6	A	What incident? Why I'm here today?
7	Q	Correct.
8	A	I got a call while I was in camp incarcerated, I
9	guess, p	ertaining to another case that's going on or
LO	whatever	•
1	Q	And who contacted you?
.2	A	A Detective Tom Broome, I believe.
.3	Q	And what did he tell you?
.4	A	He just asked me some questions about what I
L <b>S</b>	could re	member or if I could remember anything. Kind of
L6	like the	same questions you guys are asking me now.
٦.	Q	Was this at the camp?
.8	A	Yes, it was a telephone call.
9 و	Q	So he was not at the camp?
20	A	No.
21	Q	Do you know if this conversation was recorded?
22	A	It was recorded.
23	Q	When you first met Mr. Dunckley did you tell him
,,	that you	were 16 years old?

1 I don't think so. A 2 When you talked about getting in a car when 3 going to Longley Lane and Mira Loma apartments where 4 another incident occurred, do you know what type of car that was? 5 That I got into? б Α 7 Q Yes. Α I'm almost positive it was a Ford Taurus. 8 9 0 It was the same blue Taurus? 10 Α It was either silver or blue. I can't remember. You testified that you had intercourse with 11 Mr. Dunckley. Can you explain what occurred in the back 12 of this vehicle? 13 We got into the back seat and he set in the 14 Α back. He pulled down his pants and he put me on top of 15 him and helped me pretty much, helped me have sex with 16 17 him. Was this your first time having sex? 18 0 19 Α No. Did you ever tell him that this wasn't your 20 first time? 21 Did I ever tell him that it was? Α 22 That it wasn't your first time? 23 24 Α No.

Did you notify the police department that you 1 2 had sexual intercourse with Mr. Dunckley? 3 Α No. 4 Did this incident come up only when Detective 5 Broome called you? 6 Α Yes. 7 MR. O'MARA: I have no other questions, Your 8 Honor. 9 THE COURT: Mr. Clifton, any redirect? 10 MR. CLIFTON: I think just one question. 11 REDIRECT EXAMINATION 12 13 BY MR. CLIFTON: Ashley, I'm sorry, but we have to make this very 14 15 specific. In the back seat of the car when you were on top 16 of him, you said he helped you -- and you called it --17 have sex, have intercourse. Are we talking his penis in 18 19 your vagina? 20 Α Yes. When you say he helped you, does that mean he 21 was able to insert his penis in your vagina? 22 He was holding my hips and guiding me. 23 Α 24 0 Through the act of sexual intercourse?

1 A Yes. MR. CLIFTON: Thank you. 'No further. MR. O'MARA: I don't have any other questions, 3 Your Honor. 4 5 THE COURT: All right. Thank you very much. 6 You can step down. I appreciate your testimony. 7 MR. CLIFTON: Your Honor, if I may, a couple amendments now to make, so we don't get them confused 8 with later possible amendments. 9 On Count I, II, and III, you can see that the 10 charges are charged alternately. And to be consistent 11 with her date of birth, which is what I tried to 12 concentrate on, focus on with her testimony, I would move 13 14 to change the dates on all three of these counts to the 14th day of August 1998, which is when she turned 12, and 15 I'd like to go to the 14th day of August 2000, rather 16 17 than 1999, which is when she turned 14. And, Your Honor, I'd like to make it the 13th 18 day rather than the 14th day on the second one. 19 THE COURT: You're at line 16? 20 MR. CLIFTON: Yeah. So it would be the 14th day 21 22 of August 1998. THE COURT: 13th or 14? 23 MR. CLIFTON: This one is the 14th. 24

1 THE COURT: The 14th day of August. 2 MR. CLIFTON: August 1998. 3 THE COURT: So January to August on line 17? 4 MR. CLIFTON: Yes. And then it should read, "And the 13th day of August 2000." So between those two 5 dates, 14th day of August 1998, to the 13th day of August 6 2000, which would be the day before she turned 14. 7 And that would be consistent with the lewdness 8 9 charge, which is the alternative Count II. 10 MR. O'MARA: Your Honor, is the District 11 Attorney moving to amend this? 12 MR. CLIFTON: Yes, but I'm not quite done. 13 moving to amend all three. 14 THE COURT: He's moving to amend the complaint. MR. CLIFTON: 15 173.095 --THE COURT: Mr. Clifton, just a minute. 16 17 moving to amend the complaint at line 16 on Page 1, striking the word first or the letters, "1st through the 18 14th." And then it says, "day of," and then on line 17 19 he's changing January to August. And then he's changing 20 the word 31st to 13th. And then December he's changing 21 to August, and he's changing the year from 1998 to 2000. 22 23 MR. CLIFTON: Correct. MR. O'MARA: We obviously object to this, Your 24

11

12

13

14

15

16

17

18

19

20

21

22

23

24

This complaint is completely vague and doesn't 1 give any notice to Mr. Dunckley as to what the charges 2 are he's being charged with. They can't come back out 3 and say that within a 10-year period of time this incident happened. There has to be a standard of notice 5 in the complaint that allows Mr. Dunckley to defend himself. This is so far out, he doesn't have the proper 8

notice to defend himself.

MR. CLIFTON: And NRS 173.095 allows, with leave of Court, for the State to amend a complaint, information or indictment -- a complaint or information I should say -- up until the time of verdict.

We have had many cases where an amendment is made to a date, even at trial, based upon the evidence. To conform to the evidence, Your Honor --

THE COURT: Okay. Okay. I'm going to overrule the objection.

MR. CLIFTON: Thank you.

Lastly, just for the record, I wanted to mention that we are dealing with a child here when this happened. So the courts are much more lenient with that.

With respect to Count II, the dates would be the same on lines 4 and 5, the same changes that we just

That would be the State's motion. 1 made. 2 In addition, line 8 --3 THE COURT: Just a minute. Give me just a 4 minute. I have to write very carefully. 5 All right. Line 14, I've changed the word 1st 6 to 14th. Line 5, I've changed January to August, 31st to 7 13th, and December to August, and the year 1998 to 2000. 8 MR. CLIFTON: And additionally, Your Honor, on 9 line 8, it has Ashley's birth date incorrect. It should 10 be August 14th, not March 14th of 1986. 11 So I'd make the amendment to change March to 12 August. 13 THE COURT: Do you want to do that also on Count I at line 20? 14 MR. CLIFTON: Oh, I didn't even realize we had 15 16 it on Count I. Yes. Thank you. THE COURT: Then on Page 2 at line 21, same 17 18 amendments? MR. CLIFTON: Yes. And line 26 for her birth 19 date. 20 THE COURT: Okay. I have made those amendments. 21 MR. CLIFTON: On Page 3, Your Honor, at the very 22 top on line 2, the fifth word is "at." If we could just 23 strike that word so that it reads, "Ashley V., in a 24

1	parking lot."
2	THE COURT: All right. I've stricken the word
3	"at."
4	MR. CLIFTON: And that's all I have based upon
5	her testimony, Your Honor. And if there's no objection
6	is that "at" being deleted, I take it?
7	MR. O'MARA: I don't have an objection to the
8	"at," but I still maintain my objection to the others.
9	THE COURT: So noted. Thank you.
10	MR. CLIFTON: I would like to call Tom Broome to
11	the stand, please.
12	THE COURT: Good afternoon. There's a door
13	handle that will let you into the witness stand there.
14	When you step in you may feel a little movement, but it's
15	a leveling device that works by itself.
16	(Witness Sworn)
17	TOM KEITH BROOME,
18	called as a witness by the plaintiff herein,
19	being first duly sworn, was examined
20	and testified as follows:
21	
22	DIRECT EXAMINATION
23	BY MR. CLIFTON:
24	Q Please state your name.

1 Α Tom Keith Broome. 2 Q Spell your last. 3 B-R-O-O-M-E. Your occupation, please. 5 Α I'm a detective with the sex crimes unit for the 6 Reno Police Department. 7 How long have you been with Reno Police? Q 8 Just short of 27 years. 9 0 How long as a detective? 10 Α In this particular unit about seven-and-a-half 11 years. How about total years? 12 About half my career. 13 14 Okay. And in this particular unit did you have 15 occasion to become involved in the investigation of a 16 Brendan Dunckley, D-U-N-C-K-L-E-Y? Yes, sir, I did. 17 I want to direct your attention -- let's start 18 with the most recent incident of March 10th, 2007, 19 involving a Jessica H. Are you familiar with this 20 investigation? 21 Yes, sir. 22 Α Did you know Mr. Dunckley even before this 23 investigation based upon other prior possible 24

investigations? 2 Yes, sir, I did. Α 3 All right. In this one, with Jessica H., when 4 were you first called into it? 5 On March 10th, in other words what was happening when you got involved? 6 7 Α The patrol sergeant called me. We have two 8 on-call sex crimes detectives every week. And I was the primary on-call detective. So we usually get calls either giving us a heads up or asking advice or for 10 11 whatever reason, we decide whether or not we come out and 12 start an investigation right then or take a look at it at a later time. 13 14 Well, this happened in the evening hours of 0 March 10th. Would it be safe to say you got involved on 15 16 that date; do you remember? Α Sure. 17 Did you have occasion to see Jessica at the 18 scene of her apartment? 19 No, sir. 20 Α Did you have occasion to see the defendant any 21 time that night? 22 No, sir. Α 23 Q Did you get briefed by the police officers, 24

```
patrol officers, on what she claimed had occurred?
         Α
 2
              I did.
              Let me just jump right ahead to -- well, let's
 3
    start with her, even before we get to his interviews.
 4
 5
              You did have occasion at some point to interview
 6
    her, correct?
 7
         Α
              I did.
              Did she explain what happened at her apartment
 8
 9
    that night?
              Yes, she did.
         A
10
              Did she indicate in any way, shape or form that
11
12
    it was consensual or there was any consensual sexual
    activity between her and the defendant?
13
14
              No, sir.
         Α
              Is that "no"?
15
         Q
16
         Α
              No.
             And the defendant I'm referring to is
17
         0
    Mr. Dunckley, you're aware of that?
18
              Yes, sir.
19
         Α
             Did she indicate she knew him from any past
20
    occasions?
21
             No, she said she didn't.
22
         Α
             Did she indicate that she believed she had
23
    bitten his penis?
24
```

1 She said that, yes, sir. 2. Okay. When was it, would you say, that you had occasion to interview him in relation to the time of the 3 event? 5 Α About 10 days later. Do you know his date of birth? 6 0 7 I believe it's July 4th of 1976. Α So he'll be 31 in two days? 8 Q 9 Α If I'm correct, yes, sir. 10 Okay. Are you familiar with Michelle, Lura, 11 Ashley, the names of some of these people in 12 Mr. Dunckley's life? 13 Α I am. And they're all significantly younger than him, 14 approximately ten years? 15 16 Α Yes. Okay. On this case, let's say approximately 17 March 20th, that's based on your recollection when you 18 19 interviewed him, was it at his home, at the station, at his work or what? 20 My first interview with him was at his home on 21 the 20th. 22 Was it there or was it over the phone? 23 24 Α It was there in person.

1	Q Was he consensual to being interviewed?
2	A Yes.
3	Q Did you indicate to him what this interview was
4	about?
5	A I did.
6	Q And the allegation that was being made by
7	Jessica?
8	A Yes, sir.
9	Q Go ahead and, I guess, just jump to it and tell
10	us what his first explanation was as far as what occurred
11	that night with her.
12	A His first explanation was, as he originally
13	reported, that it was that there was no sex act of any
14	kind.
15	Q When you say when he first reported, you're
16	talking about the patrol officers on scene that night?
17	A That's correct.
18	Q And that was because she had chased him or given
19	chase to him outside of her apartment, two people had
20	tackled him or jumped him?
21	A He was detained, yes, sir.
22	Q The police came and he was still there?
23	A Yes.
24	Q But no arrest was made?

1	A Y	Tes.
2	Q S	She had been drinking, that was clear?
3	АУ	res.
4	Q Y	You know what he has told the police, you'd been
5	briefed or	that, correct?
6	A Y	les.
7	Q A	and he gives a similar statement now to you?
8	A Y	es.
9	QI	In this first statement he claims there was no
10	sex act at	all?
11	A T	Chat's correct.
12	QI	oid he indicate why he happened to be at her
13	apartment?	,
14	A T	hat he was just trying to help her. He'd seen
15	her stagge	ring down the road. He was just trying to make
16	sure she g	ot home okay.
17	Q H	He was not in custody with you even on this
18	interview,	correct?
19	A I	hat's correct.
20	Q A	t this time you made this clear to him?
21	A S	ure. I was in his home and he invited me in.
22	Q A	and he was not arrested after the interview on
23	that date?	
24	A I	hat's correct.

1 So he was free to stop the interview at any 2 time? 3 Α Sure. 4 He indicated no sexual act whatsoever. 5 indicate he had to help her in any way, shape or form? 6 Α Yes. 7 To do what or why? 8 Α Help her up the stairs into her apartment, and 9 that she had passed out and had fallen down, and he was rendering medical assistance to her. 10 11 Did that include rubbing her chest? He called it sternum, I should be fair. 12 That's correct. 13 Α 1.4 Q Rubbing her sternum? 15 Α Yes, sir. Did he indicate that she came to? 16 Q 17 Α He did. And then she passed out again or went 18 Q 19 unconscious seemingly again? That's correct. 20 Α Then he had to rub her chest back to 21 22 consciousness again? 23 Α I'm not sure. There was two chest rubs, but she did wake up. 24

24

patrol guys did that.

1 Q Woke up a second time, and then what happened? 2 She just went crazy -- according to him -- that 3 she just went crazy and started screaming at him and 4 started chasing him down the stairs. Said that "you raped me." 5 6 Anything about that interview that's noteworthy 7 or that we need to cover? 8 We had started in his living room. And I told 9 him that -- I asked him if he remembered that we took 10 swabs of his penis that night, and he said he did. 11 indicated that he was very uncomfortable talking there, because his wife was just in the other room. I asked him 13 if he wanted to go out on the front steps. He said yeah, so we did. 14 15 Walked out on the front steps, at that point is 16 when he told me that everything was kind of the same, except that when she woke up she unzipped his pants, took 1.7 his penis out, put it in her mouth before he knew what 18 19 was happening. And this was after you told him about some type 20 0 of DNA evidence? 21 I reminded him that we had swabbed his penis and 22

he was fully aware of that. That happened -- the initial

1	Q Did he say anything about why he didn't say
2	anything of this to the police, because his wife wasn't
3	there at that time, right, on March 10th?
4	A She might have been in the area.
5	Q Did he indicate why he didn't tell the police
6	the correct version, the truth, what he's saying now is
7	the truth?
8	A He said several times it was a bad judgment
9	call. I don't believe he wanted his wife to know.
10	Q But he admitted he lied to the patrol officers?
11	A Yes.
12	Q And he admitted he lied to you the first time in
13	giving you the events?
14	A It was clear he lied to me, because I was the
15	one there that he had lied to.
16	Q So now he's saying that in her state of
17	intoxication and semiconsciousness she unzips his pants,
18	pulls his penis out, and puts it in her mouth?
19	A Yes, sir.
20	Q You didn't arrest him though, correct?
21	A I did not.
22	Q You went back to the station?
23	A I asked him if he would meet me the following
24	day for an interview in our office, again. And I

happened to be on call that week and was on my way to 1 another sexual assault. 3 And did there come a point in time when he met 4 with you? 5 I met with him at about 10:00 o'clock the following day at the sex crimes office. 6 Did he drive himself there? 7 Α He did. 8 9 0 Did you make it clear he was not in custody? I did. 10 Α Did you make it clear he was free to leave at 11 0 any time? 12 Α Yes, sir. 13 Were any of these interviews taped? 14 0 15 Α All of them were. 16 Q Audio? Visual? (A) 17 The ones in the office are audio and video, the one at his house was just audio. 18 On this audio and videotape in your office did 19 he give another version of events? 20 It was pretty similar to what we had talked 21 about the day before. 22 Do you remember at any time during these two 23 interviews him saying that she -- the reason that the DNA 24

or the penile swab might show positive had something to do with her hand down his pants? Not oral copulation, but her hand down his pants? 3 4 He did say that at some point, yes, sir. 5 not sure if that was in the initial interview or the 6 other one. I reminded him we were talking about saliva, 7 we were not talking about any other sort of transfer of 8 DNA but saliva. That's what I'm referring to. You told him 9 about a saliva test that either did or could come out 10 positive regarding the victim's saliva on his penis; is 11 that correct? 12 13 Α Yes, sir. And his answer was, "Well that could be because 14 0 she put her hand down my pants, " correct? 15 Correct. Α 16 Then you reminded him what? 17 Q That we were talking specifically about her 18 Α saliva on his penis. 19 So that couldn't be explained by her hand, then, 20 correct? 21 Yes, sir. 22 Α Is that what you were getting at? 23 Q

A

24

Yes.

1 So we have no sex, her hand she forcibly put 2 down his pants, and thirdly she pulled out his penis and 3 put it in her mouth. Those three different scenarios? And kind of an addition to that one: came to the office he said that when she woke up she 5 wanted to thank him for helping her up the stairs. 6 So that was in addition to the interview from the day before that that's why she did that. 8 9 Why she did --Q Why she put his penis in her mouth was to thank 10 11 him. 12 The oral copulation? Q 13 Correct. Α Was the arrest of him made at that time? 14 He was arrested at the end of that interview, 15 16 yes, sir. For? 17 O Sexual assault. 18 19 0 On? On Jessica H. 20 And this was at Sky Mountain, I believe the 21 apartments off --22 1670 Sky Mountain, I believe. 23 Good enough. So that was the March 10th, 2007, 24 Q

incident. Can you explain to the judge how you connected 1 2 some of these previous cases to Mr. Dunckley? 3 Well, as we talked about before, I was aware of 4 Mr. Dunckley from a previous investigation in 2005. Now, 5 when I got called the night of March 10th, when this 6 occurred I was not told it was Brendan Dunckley involved. 7 I didn't learn that until I came to work on the 12th 8 after days off. So I initially didn't know it was him. 9 When I saw that case, and of course I was the investigator on the '05 case, I saw some similarities in 10 the two cases. 11 12 Including drunken or intoxicated victim? 13 Intoxicated victim, the age of the victim, the A bizarreness in the stories, the fact that he made the 14 15 victims somewhat the aggressors and him somewhat of a victim in both cases, 16 Q The 2005 case, what's the victim's name in that 17 case? 18 Lura. 19 Α L-U-R-A? 20 Q Correct. 21 Α And she's friends with Michelle? 22 0 She is friends with Michelle. Α 23 Now Michelle has already testified here today 24 0

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1
    and Lura has not yet. Lura then, in 2005, would have
 2
    been approximately the same age you're saying Jessica was
 3
    in 2007. Is that what you were saying, they're similar
 4
    ages?
 5
              That's correct.
 6
              But Lura actually goes back, with respect to
 7
    Mr. Dunckley, to way before 2005, correct?
 8
              That's correct, as does Michelle, I believe.
 9
         Q
              But in 2005, the case you were investigating was
10
    an actual sexual assault, correct?
11
         Α
              It was a reported sexual assault, yes, sir.
12
             By Lura?
         Q
13
         Α
              Correct.
              In other words, sex against her will?
14
         Q
              Yes, sir.
15
         Α
             Similar to Jessica?
16
         0
17
         A
             Right.
             Because Jessica was reported?
18
19
             Correct.
         Α
              In further investigation or in your previous
20
    knowledge of Mr. Dunckley in these cases, did you know of
21
    an instance with Lura even before 2005?
22
23
             Yes.
         A
             Okay. And did that include Mr. Dunckley and
24
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some type of sexual acts or relations with Lura while she 2 was under 14? 3 Yes, sir. 4 And did it also include Michelle? 5 Α It did. 6 Did you interview Michelle? 7 On the phone. Okay. Would this be in 2007, now? 0 Yes, sir. 9 Α 10 So when you took over that investigation from 11 the earlier cases in 2007, you called Michelle where? 12 At -- I don't recall which facility, but the Nevada Department of Corrections. I believe it was in 13 Las Vegas. 14 15 When you talked to her by the phone was any of 16 that recorded, do you know? 17 I don't recall right now. Okay. That's fine. But when you spoke to 18 Michelle did you find out that something happened when 19 she was 12 or 13 with Brendan Dunckley? 20 Α I did. 21 22 Now she came in here today and said she's pretty sure she was older than that. Did you attempt to tie 23

down the dates or age in any way? Did she mention she

1 was 12 or 13 or how did this go? She said she had a baby when she was 13, a 2 3 daughter. Did she indicate to you whether it was before she had the child or after, anything like that? 5 I just don't remember exactly what she --All right. You did a five-page report. You б 7 have done several, but one being a five-page report 8 dealing with Michelle. Are you aware of this report? 9 Α Yes, sir. 10 And it's just a short portion that's on Michelle. Page 3 of 5 of your report. I want to give 11 you a date on this report, but I don't know if you've 12 done more than one on this date, and I don't want to get 1.3 14 it confused. But it's the report that you have, "Phone 15 interview with Lura." You talked to Ashley and you 16 talked to Michelle. Are you familiar with this 17 supplemental report? 18 Yes, sir. 19 Α Go ahead and review a little bit of Michelle, on 20 Page 3, and also onto Page 4. It's only about two 21 paragraphs. 22 (Witness complies.) 23 Α MR. CLIFTON: Your Honor, I apologize. I should 24

have asked to approach him with his report to refresh his 1 2 recollection. That's my intent in doing this when he said he couldn't remember, if that's all right with the 3 4 Court. 5 THE COURT: All right. THE WITNESS: Yes, sir. 6 7 BY MR. CLIFTON: Does that help refresh your recollection a 9 little bit about the interview with Michelle? You said a minute ago you couldn't quite remember some of the 10 details. 11 Α Yes. 12 All right. Let me ask you a few questions on 13 that. Does she indicate how old she was when this sexual 14 conduct happened with Mr. Dunckley? 15 She talks about two different times, actually. 16 17 One time when she thought that she was older, 16 or 17, and then an incident when she was 12. 18 Q And the time that she was 12, did that involve 19 sleeping with him and his girlfriend or wife named 20 Morgan? 21 Yes, sir. A 22 What did she say he did to her while she was 23 24 sleeping over at their house?

1 Α He reached over Morgan and fondled her vagina in the bed. 2 3 0 Reached over Morgan an fondled whose vagina? 4 Α I'm sorry, fondled Michelle's vagina. 5 While she was 12? Yes, sir. 6 Α 7 Did she, Michelle, indicate she was aware of Q 8 Ashley also being sexually assaulted -- that's the words 9 used in your report -- by Dunckley? 1.0 Yes. Α 11 And she was the one that told you about Ashley? 12 Α She was. 13 And then you went and interviewed Ashley? 14 Same way, via telephone. Α And you found out Ashley was how old when she 15 Q 16 had some type of sexual contact with the defendant? She was 12 or 13 also. 17 Δ And Mr. Dunckley is the defendant here in the 18 19 courtroom today? He is. 20 Α Did you use photographic arrays or photo lineups 21 or anything like that with any of these witnesses in 22 dealing with the defendant identity? Would that include 23 Jessica? 24

```
1
             Yes, sir.
         Α
 2
             Was she able to pick out Mr. Dunckley in that
         Q
    photo array/lineup?
 3
         Α
             She was.
 4
 5
             How many people were in that array?
 6
              I vary them. I don't always use six. Sometimes
         Α
 7
    I use eight. I don't recall how many was in this, but I
    usually don't stick to a specific number.
 8
             But either way, you talked to Mr. Dunckley and
 9
    he admitted he had contact with this person at that
10
11
    location that appeared to be Jessica that he was talking
12
    about, correct?
13
         Α
             Oh, sure.
             So there's no question now that we're talking
14
    about the right person that Jessica was with that night
15
    at her apartment?
16
             That's correct.
17
         Α
             Okay. Thank you.
18
         Q
             MR. CLIFTON: No further questions.
19
20
             THE COURT: Mr. O'Mara.
21
             MR. O'MARA: Thank you.
     111
22
    111
23
    111
24
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1 CROSS-EXAMINATION 2 BY MR. O'MARA: 3 0 Detective Broome, my name is David O'Mara, and I represent Mr. Dunckley. If you can't hear me or you 4 don't understand a question, please speak up so we can 5 get a proper recording of the court record. 6 7 Α Sure. 8 You talked about Mr. Dunckley stating that the 9 saliva could have been on his penis from a hand; is that 10 correct? 11 Α Yes. 12 Could it have been a misinterpretation between 13 Jessica's hand and Mr. Dunckley's hand? 14 Α No. 15 Did Mr. Dunckley ever inform you that he had to 16 do a finger sweep of Jessica in order to stop her from 17 choking? 18 Α I have heard that story, though. No. When did you hear that? 19 Last time I was here I heard that story. 20 So at no time during your investigation or your 21 interviews with Mr. Dunckley he never mentioned that he 22 did a finger sweep of Jessica? 23 He told another Reno police officer that. 24

1 never told me that, no, sir.

Q All right. Great. If we can go to Michelle and the questions we just went through and how you just reviewed your incident report, number 0534027706; do you have it in front of you?

A I don't.

Q Do you recall why Michelle was over at Brendan and Morgan's house?

A Not specifically. I got the impression they were all --

Q Let me rephrase my question, because there's two sections in here.

In your statement it talks about Michelle sleeping over when she was 12, and then it later goes on and says the reason why she was over there. Do you recall why?

A Specifically that time, no, sir.

Q If it said she said that Brendan and Morgan were babysitting her at the time, would that fresh your memory?

A That's what I was going to say when you stopped me is that all these girls were friends, more with Morgan at the time. So they spent a lot of time together at that time of their life. So, yeah.

1 0 So Michelle could have had her baby being at Brendan and Morgan's to be babysat? 2 3 She could have, yes, sir. Do you know when Michelle had her baby? I don't. 5 Did she ever talk about her baby in the 6 7 interview? 8 My interview was very short, and they were trying to pull her away while I was talking to her, the 9 10 correction people. Did you ever go into Michelle's past? 11 Not in specifics, no. 12 13 Did you ever go into her drug habits? I knew why she was incarcerated, if that helps. 14 I knew she had a rough childhood, if that helps. 15 If you were told that she had a baby in 2000, 16 would your numbers be correct now about the age of 12? 17 18 Without having the dates of birth in front of me, I --19 Let's see. Michelle was born on October of 20 Do you recall that birth date? 21 I don't, but I certainly believe you. 22 And her baby was born on September 23rd of 2000. 23 So if she had a baby in 2000, and she was born in 1986, 24

she couldn't have been 12 years old, correct? 1 2 Α That's correct. 3 Did you look into when her baby was born? No, I didn't. 5 Are you aware that -- obviously you're not Would it surprise you if Michelle testified today 6 aware. 7 that she never said that Mr. Dunckley told her never to tell anyone? 8 Would it surprise, me? Α 10 0 Yeah. Somewhat, I guess, yes, sir. 11 In regards to -- let's go back to Jessica. 12 regards to the incident in which she claimed happened, 13 14 did she ever acknowledge how long the incident occurred? I'm not sure specifically what part of the 15 incident. 16 Did she ever talk about the incident in the 17 apartment between the alleged -- her and the defendant 18 here? 19 Yes, sir. Are you talking about the part about 20 Α the fellatio? 21 In between the period of time when she entered 22 0 the apartment to the end of this alleged incident where 23 she ran out of the apartment. 24

1 A Just that it was a short time, yes, sir. 2 But she didn't give you any 5, 10 minutes? 3 Α I don't believe so, and I don't know that she 4 could have. 5 Did she describe what happened when she entered the apartment originally? 7 Α Yes. 8 Q What did she say? 9 That she opened the door, walked to the back Α part of the apartment, called for her boyfriend, was 10 looking for him, and when she turned around Brendan was 11 12 standing between her and the door. 13 0 And then what happened? And he told her to "suck his dick," and she said 14 that she had no way out. She said he was between her and 15 the door and she was scared. 16 17 What did she do after he allegedly said, "Suck my dick"? 18 She did what she was told to do. 19 Did you measure the distance between the back 20 room and the door? 21 No. 22 Α Do you have any recollection of how far the back 23 Q 24 room and the front door is?

1	A No, I don't.
2	Q Do you know of any report that measured the back
3	door?
4 .	A No, sir.
5	Q Do you know of any police officer that has been
6	inside of the apartment?
7	A Sure.
8	Q Is there any report that sets forth the distance
9	between the back room and the front door?
10	A Could be an FIS report that I don't have.
11	Q If you mean FIS report, what is that?
12	A The lab people, the county crime lab people. If
13	they were called they would have prepared something like
f	
14	that.
14 15	that.  Q And when Jessica informed you of the alleged
15	Q And when Jessica informed you of the alleged
15 16	Q And when Jessica informed you of the alleged incident did she mention how many times she bit the
15 16 17	Q And when Jessica informed you of the alleged incident did she mention how many times she bit the defendant?
15 16 17 18	Q And when Jessica informed you of the alleged incident did she mention how many times she bit the defendant?  A If she did, I don't recall how many times.
15 16 17 18	Q And when Jessica informed you of the alleged incident did she mention how many times she bit the defendant?  A If she did, I don't recall how many times.  MR. O'MARA: May I have a few minutes, Your
15 16 17 18 19 20	Q And when Jessica informed you of the alleged incident did she mention how many times she bit the defendant?  A If she did, I don't recall how many times.  MR. O'MARA: May I have a few minutes, Your Honor?
15 16 17 18 19 20 21	Q And when Jessica informed you of the alleged incident did she mention how many times she bit the defendant?  A If she did, I don't recall how many times.  MR. O'MARA: May I have a few minutes, Your Honor?  THE COURT: Certainly.

1 reports, did any of the other officers in their reports 2 mention how many times she allegedly bit the defendant? 3 Α If they did, I don't recall that. 4 MR. O'MARA: I have no other questions, Your 5 Honor. 6 THE COURT: Okay. Mr. Clifton. 7 MR. CLIFTON: No additional. 8 THE COURT: Okay. Thank you very much. 9 MR. CLIFTON: Your Honor, the State's last 10 witness is Lura. She lives in Yerington. And apparently 11 she had car trouble getting out of Yerington or is having 12 trouble finding a car ride out of Yerington, I don't know 13 So she has not been able to make it here. 14 I guess my first motion or option would be to ask, since it's this late of an hour anyway, to continue 15 the rest of the prelim to a date that would allow us time 16 17 to drive her here, get her a ride here, whatever it takes. 18 I know this is the second time she's been 19 subpoenaed for court. She is cooperative. She's 20 available. We know where she lives. She answers the 21 We've talked to her two or three times today. 22 phone. (Deputy District Attorney Sworn) 23 THE COURT: Is Lura subpoenaed? 24

1 MR. CLIFTON: Yes, she was, Your Honor. 2 subpoenaed for the May preliminary hearing and she was subpoenaed again for today. I have not checked to see if 3 4 they were oral-service subpoenas or if they were 5 physically served upon her. But in either event, under the oral service law she has been cooperative. б She was 7 notified of today's date. She has always told us she would be here. We expected her to be here. 8 9 And at the time of the prelim at 1:30 today, we tried starting to call her from 1:30 to 2:30, and were 10 told she's having car trouble, she's trying to find a 11 12 ride, things like that. I've only been able to talk to my witness advocate during breaks just now trying to find 13 out if she's here. She couldn't make it. So I don't 14 15 know the exact reason there. 16 But I do know she's a necessary witness on several counts, I think it's two counts dealing with her 17 and Michelle on Count IV, and then her alone on Count V. 18 So it's just those two counts. But we certainly would 19 like to have her here. 20 THE COURT: Also on Count VII. 21 MR. CLIFTON: Yes, Count VII. 22 At this point, Your Honor, I haven't heard 23

anything yet about violence or injury or threats, even

from Jessica, so I don't know if we're going to be able to mandate Count VII. And I'm not going to be asking Your Honor to bind over on Count VII, even if Lura testifies it was forced and threatened. And I'm sure she will testify the sexual assault on her was forced.

This sexual coercion charge was based on all the witnesses, and we have put three of the four on, so I am satisfied, Your Honor, that we will not be going forward on Count VII. But before I let Your Honor dispose of that or make any kind of motion, I should wait and listen to her testimony, because I can already see there's a disparity between Michelle and Lura from what I see in the police reports.

But that count was supposed to be for all of the witnesses together mutually. And so far it's not looking like there were threats involved, not to say there wasn't sexual assaults, lewdness or other charges that are charged here.

So I would ask that you allow us to go to a separate date, maybe more than tomorrow, like after the July 4th date to find out what it's going to take to get her here.

I think Yerington is about a 90-mile drive, an hour, hour-and-a-half.

THE COURT: About an hour-and-a-half, I think.

MR. CLIFTON: We could certainly provide a ride and get her here, but doing it tomorrow might be a little tight. So my motion, I guess, for continuance based upon Hill/Bustos is that she is a necessary witness; it's not for purposes of delay, of course; and we've done everything we could, including subpoena her to get her here today, and now it looks like we have to physically transport her, so that will take a little more doing.

MR. O'MARA: Your Honor, we object to allowing a continuance at this time. This was set out 45 days in order to get discovery on this case. Whether or not they subpoenaed her multiple times, she was required to be here today, she has chosen not to be here today. This hearing started at 1:30. It's almost four hours later. She should have been in her car way before the 1:30 hearing before this time.

It isn't a good faith response by the DA to say we can do this next week. This is the time set for the preliminary hearing. This is the time that they're supposed to put on their evidence for probable cause. They have not done so, and they should not be entitled to a continuance.

THE COURT: Mr. Clifton, additional comments you

want to make? 1 2 MR. CLIFTON: No, Your Honor. 3 THE COURT: Well, looking at the file, it has 4 been quite a period of time. May 2nd was the first time. Stipulate to continue. Conflict group hadn't received 5 6 the case yet. Then there was another May 16 hearing. 7 Stipulate to continue 30 days at least. Now we're here today. So I don't know. 8 9 I'm going to deny the motion to continue. 10 MR. CLIFTON: All right. Your Honor, we have no 11 further witnesses. As far as argument, we'd ask Your 12 Honor to bind over based upon the amended changes to Count I, II, and III, and Count VI. With everything I 13 said with regard to Count VII, I'll leave it up to Your 14 15 Honor as to whether you heard any evidence to bind over 16 on that. Michelle, Your Honor, it would be possible to 17 bind over on Count IV, since it's charged as "and/or" 18 with Michelle. That's the other thing I'll leave up to 19 20 Your Honor. Of course, we did not hear any testimony with regard to Count V. 21 22 Thank you. THE COURT: All right. Mr. O'Mara. 23 MR. O'MARA: Thank you, Your Honor. 24

In regards to Count IV with Michelle, it is apparent that there is no -- they have failed to prove any of the elements in this case. Michelle has testified today that she was not forced. She was over the age of 14 when any type of actions occurred. She was never touched inappropriately by Mr. Dunckley.

Her testimony also shows it was after she was pregnant, which is clearly not within the date of which the complaint of 1999 is. She has testified she did not meet Mr. Dunckley until at least 2000, July or August of 2000. Thus they have not satisfied in showing that there is a reasonable probable cause to bind over on Count IV.

In regards to Count I, II, and III, in regards to Ashley. Again, Ashley could not give any date, she could not give any time in which she met Mr. Dunckley. She could not give any information in regards to how she met Mr. Dunckley. She could not give any information as to any of the elements in this crime in regards to a sexual assault on a child in Count I. She is unsure of when she met Mr. Dunckley, but would concede that it is possible that she met Michelle on the same date, which would then put it back to 2000, as well.

She is now older than her, which would have made her probably older than 14. There's no evidence to show

what her age was. Thus they have not shown that this was upon a child in this manner.

Lewdness with a child under the age of 14 in Count II, same problems in regards to any type of date that is given on when this alleged incident occurs.

Therefore Count II should also be dismissed.

Count III, statutory sexual seduction, we have no information in regards to when this occurred as well.

Thus we cannot determine when the age that she was during this period of time.

In regards to Count VI, the sexual assault in regards to Jessica. Jessica testified today that she could not give a description of the individual. She could only do it today or when given pictures. And thus they have failed to show that the defendant on my left is the actual person to alleged to have done these incidents.

And as to Count VII, as the DA has already stated, there was no threats, there was no coercion, there was no violence or injury in regards to these cases, and he has already submitted that he probably doesn't have a case in that respect. And Count VII should also be dismissed.

THE COURT: All right. Thank you. I find that

there's probable cause to believe that the defendant 1 2 committed the crime of sexual assault on a child as 3 alleged in Count I; lewdness with a child as alleged in 4 Count II; statutory sexual seduction as alleged in Count III; and sexual assault as alleged in Count VI were 5 committed and the defendant committed them. 6 7 I did not find and I dismiss Counts IV, V, and VII. 8 Thank you very much. 9 MR. O'MARA: Thank you very much, Your Honor. 10 11 MR. CLIFTON: Thank you. 12 MR. O'MARA: Have a great evening. THE COURT: You too. Thank you. 13 (Proceedings Concluded) 14 --000--15 16 17 18 19 20 21 22 23 24

1	STATE OF NEVADA )
2	)ss. COUNTY OF WASHOE )
3	
4	I, EVELYN J. STUBBS, a Certified Court
5	Reporter, do hereby certify that I reported the
6	proceedings in the within entitled cause, and that I was
7	present on Monday, July 2, 2007, at the hour of 2:47 P.M.
8	of said day, and reported the proceedings had and
9	testimony given therein in the Preliminary Hearing of the
10	case of THE STATE OF NEVADA, Plaintiff, vs. BRENDAN
11	DUNCKLEY, Defendant, Case No. RCR2007-033884.
12	That the foregoing transcript, consisting of
13	pages numbered 1 to 123, inclusive, is a full, true and
14	correct transcript of my said stenotype notes, so taken
15	in the said Preliminary Hearing, and is a full, true and
16	correct record of the proceedings had at said time and
17	place to the best of my knowledge, skill and ability.
18	DATED: At Reno, Nevada, this 18th day of
19	July, 2007.
20	EVELYN J. STUBBS, CCR #356
21	EVELIN Ç. SPODDS, CCR #330
22	
23	

## AFFIRMATION (PURSUANT TO NRS. 239B.030)

THE UNDERSIGNED DOES HEREBY AFFIRM THAT THE PROCEEDING DOCUMENT FILED IN CASE NO. CROT-1728
POST-CONVICTION WRIT OF HABERS CORPUS PETTTON.

PART NO: TT

X	DOCUMENT DOES NOT CONTAIN THE SOCIAL SECURITY  NUMBERS OF ANY PERSON.
- OR -	
_	DOCUMENT DOES CONTAIN THE SOCIAL SECURITY NUMBER
	OF A PERSON AS REQUIRED BY
	A SPECIFIC STATE OR FEDERAL LAW, TO WIT!
- OR -	
·	FOR THE ADMINISTRATION OF A PUBLIC PROGRAM
-OK-	
	FOR THE APPLICATION OF A FEDERAL OR STATE GRANT
OR-	
	CONFIDENTIAL FAMILY COURT INFORMATION SHEET (NRS 125,130,
	NRS 125.230, NRS 1258.055)

DATED: 115 09

BLENDAN DUNCKIEY (\* 1023236) L.C. C. 1200 PRISON ROAD

LOVELOCK, NEVADA. 89419

Dundan Inch

ATTORNEY: PRO PER V10. 209